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REVISOR

H. F. No.

15-2197

State of Minnesota

HOUSE OF REPRESENTATIVES 846

## EIGHTY-NINTH SESSION

02/12/2015 Authored by McNamara and Hamilton

The bill was read for the first time and referred to the Committee on Agriculture Finance 03/26/2015 By motion, recalled and re-referred to the Committee on Environment and Natural Resources Policy and Finance

1.1	A bill for an act
1.2	relating to state government; appropriating money for agriculture, environment,
1.3	and natural resources; providing retail food establishment and food handler
1.4	license fees; making policy and technical changes to various agricultural
1.5	related provisions, including provisions related to pesticide control, plant
1.6	protection, nursery law, seeds, food handlers, food, farmland, farming, and loans;
1.7	establishing the farm opportunity loan program; modifying agency rulemaking;
1.8	modifying fees and surcharges; creating accounts; regulating priority chemicals
1.9	in children's products; modifying prior appropriations; amending Minnesota
1.10	Statutes 2014, sections 13.643, subdivision 1; 13.7411, subdivision 8; 14.365;
1.11	18B.01, subdivisions 28, 29; 18B.32, subdivision 1; 18B.33, subdivision 1;
1.12	18B.34, subdivision 1; 18C.425, subdivision 6; 18G.10, subdivisions 3, 4, 5;
1.13	18H.02, subdivision 20, by adding subdivisions; 18H.06, subdivision 2; 18H.07;
1.14	21.81, by adding subdivisions; 21.82, subdivisions 2, 4; 21.85, subdivision 2,
1.15	by adding a subdivision; 21.89, subdivision 2; 21.891, subdivisions 2, 5; 25.39,
1.16	subdivision 1; 28A.03, by adding subdivisions; 28A.08, subdivision 1, by adding
1.17	subdivisions; 28A.082, subdivision 1; 31.39, subdivision 1; 32.394, subdivisions
1.18	8, 8b; 41B.03, subdivision 6, by adding a subdivision; 41B.04, subdivision 17;
1.19	41B.043, subdivision 3; 41B.045, subdivisions 3, 4; 41B.046, subdivision 5;
1.20	41B.047, subdivisions 1, 4; 41B.048, subdivision 6; 41B.049, subdivision 4;
1.21	41B.055, subdivision 3; 41B.056, subdivision 2; 41B.06; 85.055, subdivision 1;
1.22	86B.415, subdivision 7; 116.07, subdivision 4d; 116.9401; 116.9402; 116.9403;
1.23	116.9405; 116.9406; 500.24, subdivision 4; Laws 2013, chapter 137, article 2,
1.24	section 6; proposing coding for new law in Minnesota Statutes, chapters 15; 41B;
1.25	84; 103B; 116; repealing Minnesota Statutes 2014, sections 17.115; 28A.08,
1.26	subdivision 3; 41A.12, subdivision 4; 84.68.
1.27	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.28	ARTICLE 1
1.29	AGRICULTURE APPROPRIATIONS
1.30	Section 1. AGRICULTURE APPROPRIATIONS.
1.31	The sums shown in the columns marked "Appropriations" are appropriated to the
1.32	agencies and for the purposes specified in this article. The appropriations are from the

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2.1	general fund, or another named fund, and are available for the fiscal years indicated					
2.1 2.2	for each purpose. The figures "					
2.2	appropriations listed under ther					
2.3	June 30, 2017, respectively. "The					
2.4	year 2017. "The biennium" is f				year is fisear	
2.5	year 2017. The orefiniant is t	iseur yeurs 2010		<u> </u>		
2.6 2.7				APPROPRIATIO Available for the		
2.8				Ending June 3	0	
2.9				<u>2016</u>	<u>2017</u>	
2.10	Sec. 2. DEPARTMENT OF A	GRICULTUR	<u>E</u>			
2.11	Subdivision 1. Total Appropri	ation	<u>\$</u>	<u>31,329,000</u> §	<u>31,539,000</u>	
2.12	Appropriations b	y Fund				
2.13	2016	2017				
2.14	General 29,95					
2.15		<u> </u>	<u>3,000</u>			
2.16	Agricultural 990	<u>),000</u> <u>990</u>	<u>),000</u>			
2.17	The amounts that may be spent	for each				
2.18	purpose are specified in the fol	lowing				
2.19	subdivisions.					
2.20	Subd. 2. Protection Services			10,733,000	10,733,000	
2.21	Appropriations b	y Fund				
2.22	2016	<u>2017</u>				
2.23	General 10,15	<u>5,000</u> <u>10,155</u>	5,000			
2.24		<u>),000 190</u>	),000			
2.25	Remediation 383	<u>388</u>	3,000			
2.26	\$388,000 the first year and \$388,000 the					
2.27	second year are from the remediation fund					
2.28	for administrative funding for the voluntary					
2.29	cleanup program.					
2.30	\$150,000 the first year and \$150,000					
2.31	the second year are for compen-	nsation				
2.32	for destroyed or crippled animation	ils under				
2.33	Minnesota Statutes, section 3.7	37. If the				
2.34	amount in the first year is insufficient, the					
2.35	amount in the second year is av	ailable in the				

2.36 <u>first year.</u>

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3.1	\$50,000 the first year and \$50,000 the second
3.2	year are for compensation for crop damage
3.3	under Minnesota Statutes, section 3.7371. If
3.4	the amount in the first year is insufficient, the
3.5	amount in the second year is available in the
3.6	first year.
3.7	If the commissioner determines that claims
3.8	made under Minnesota Statutes, section
3.9	3.737 or 3.7371, are unusually high, amounts
3.10	appropriated for either program may be
3.11	transferred to the appropriation for the other
3.12	program.
3.13	\$200,000 the first year and \$200,000 the
3.14	second year are for additional funding for
3.15	dairy inspection services.
3.16	\$150,000 the first year and \$150,000 the
3.17	second year are for additional funding for
3.18	laboratory services operations.
3.19	\$250,000 the first year and \$250,000
3.20	the second year are for additional meat
3.21	inspection services.
3.22	Notwithstanding Minnesota Statutes, section
3.23	18B.05, \$90,000 the first year and \$90,000
3.24	the second year are from the pesticide
3.25	regulatory account in the agricultural fund
3.26	for an increase in the operating budget for
3.27	the Laboratory Services Division.
3.28	\$100,000 the first year and \$100,000 the
3.29	second year are from the pesticide regulatory
3.30	account in the agricultural fund to update
3.31	and modify applicator education and training
3.32	materials.
3.33 3.34	Subd. 3. Agricultural Marketing and Development

3,873,000	3,873,000
5,075,000	5,075,000

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\$186,000 the first year and \$186,000 th	ne				
second year are for transfer to the Minn	iesota				
grown account and may be used as gra	nts				
for Minnesota grown promotion under					
Minnesota Statutes, section 17.102. Gr	ants				
may be made for one year. Notwithstan	nding				
Minnesota Statutes, section 16A.28, th	e				
appropriations encumbered under contr	ract				
on or before June 30, 2017, for Minnes	sota				
grown grants in this paragraph are avail	grown grants in this paragraph are available				
until June 30, 2019.					
\$634,000 the first year and \$634,000 th	ne				
second year are for continuation of the	dairy				
development and profitability enhancer	nent				
and dairy business planning grant progr	rams				
established under Laws 1997, chapter					
216, section 7, subdivision 2, and Law	<u>s</u>				
2001, First Special Session chapter 2,					
section 9, subdivision 2. The commissi	oner				
may allocate the available sums among	2				
permissible activities, including efforts	to				

- improve the quality of milk produced in the 4.22
- state in the proportions that the commissioner 4.23
- deems most beneficial to Minnesota's 4.24
- dairy farmers. The commissioner must 4.25
- 4.26 submit a detailed accomplishment report
- and a work plan detailing future plans for, 4.27
- and anticipated accomplishments from, 4.28
- expenditures under this program to the 4.29
- chairs and ranking minority members of the 4.30
- legislative committees with jurisdiction over 4.31
- agricultural policy and finance on or before 4.32
- the start of each fiscal year. If significant 4.33
- changes are made to the plans in the course 4.34
- 4.35 of the year, the commissioner must notify the
- chairs and ranking minority members. 4.36

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5.1	The commissioner may use funds		
5.2	appropriated in this subdivision for annual		
5.3	cost-share payments to resident farmers		
5.4	or entities that sell, process, or package		
5.5	agricultural products in this state for the costs		
5.6	of organic certification. The commissioner		
5.7	may allocate these funds for assistance for		
5.8	persons transitioning from conventional to		
5.9	organic agriculture.		
5.10 5.11	Subd. 4. Bioenergy and Value-Added Agriculture	10,235,000	10,235,000
5.12	\$10,235,000 the first year and \$10,235,000		
5.13	the second year are for the agricultural		
5.14	growth, research, and innovation program		
5.15	in Minnesota Statutes, section 41A.12. No		
5.16	later than February 1, 2016, and February		
5.17	1, 2017, the commissioner must report to		
5.18	the legislative committees with jurisdiction		
5.19	over agriculture policy and finance regarding		
5.20	the commissioner's accomplishments		
5.21	and anticipated accomplishments in		
5.22	the following areas: facilitating the		
5.23	start-up, modernization, or expansion of		
5.24	livestock operations including beginning		
5.25	and transitioning livestock operations;		
5.26	developing new markets for Minnesota		
5.27	farmers by providing more fruits, vegetables,		
5.28	meat, grain, and dairy for Minnesota school		
5.29	children; assisting value-added agricultural		
5.30	businesses to begin or expand, access new		
5.31	markets, or diversify products; facilitating		
5.32	the start-up, modernization, or expansion		
5.33	of other beginning and transitioning farms;		
5.34	research on conventional and cover crops;		
5.35	sustainable agriculture on farm research and		
5.36	demonstration; and research on bioenergy,		

6.1	biobased content, or biobased formulated
6.2	products and other renewable energy
6.3	development.
6.4	The commissioner may use up to 4.5 percent
6.5	of this appropriation for costs incurred to
6.6	administer the program. Any unencumbered
6.7	balance does not cancel at the end of the first
6.8	year and is available for the second year.
6.9	Notwithstanding Minnesota Statutes, section
6.10	16A.28, the appropriations encumbered
6.11	under contract on or before June 30, 2017, for
6.12	agricultural growth, research, and innovation
6.13	grants in this subdivision are available until
6.14	June 30, 2019.
6.15	Funds in this appropriation may be used for
6.16	grants under this paragraph. The NextGen
6.17	Energy Board, established in Minnesota
6.18	Statutes, section 41A.105, shall make
6.19	recommendations to the commissioner on
6.20	grants for owners of Minnesota facilities
6.21	producing bioenergy, biobased content,
6.22	or a biobased formulated product; for
6.23	organizations that provide for on-station,
6.24	on-farm field scale research and outreach to
6.25	develop and test the agronomic and economic
6.26	requirements of diverse strands of prairie
6.27	plants and other perennials for bioenergy
6.28	systems; or for certain nongovernmental
6.29	entities. For the purposes of this paragraph,
6.30	"bioenergy" includes transportation fuels
6.31	derived from cellulosic material, as well as
6.32	the generation of energy for commercial heat,
6.33	industrial process heat, or electrical power
6.34	from cellulosic materials via gasification or
6.35	other processes. Grants are limited to 50
6.36	percent of the cost of research, technical

6,488,000

6,698,000

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7.1	assistance, or equipment related to bioenergy,			
7.2	biobased content, or biobased formulated			
7.3	product production or \$500,000, whichever			
7.4	is less. Grants to nongovernmental entities			
7.5	for the development of business plans and			
7.6	structures related to community ownership			
7.7	of eligible bioenergy facilities together may			
7.8	not exceed \$150,000. The board shall make			
7.9	a good-faith effort to select projects that have			
7.10	merit and, when taken together, represent a			
7.11	variety of bioenergy technologies, biomass			
7.12	feedstocks, and geographic regions of the			
7.13	state. Projects must have a qualified engineer			
7.14	provide certification on the technology and			
7.15	fuel source. Grantees must provide reports at			
7.16	the request of the commissioner.			
7.17	Notwithstanding Minnesota Statutes, section			
7.18	41A.12, subdivision 3, of the amount			
7.19	appropriated in this subdivision, \$1,000,000			
7.20	the first year and \$1,000,000 the second year			
7.21	are for distribution in equal amounts to each			
7.22	of the state's county fairs to preserve and			
7.23	promote Minnesota agriculture.			
7.24	Subd. 5. Administration and Financial			
7.25	Assistance			
7.26	Appropriations by Fund			
7.27	<u>2016</u> <u>2017</u>			
7.28	<u>General</u> <u>5,688,000</u> <u>5,898,000</u>			
7.29	<u>Agricultural</u> <u>800,000</u> <u>800,000</u>			
7.30	\$47,000 the first year and \$47,000 the second			
7.31	year are for the Northern Crops Institute.			
7.32	These appropriations may be spent to			
7.33	purchase equipment.			
7.34	\$18,000 the first year and \$18,000 the			
7.35	second year are for a grant to the Minnesota			
7.36	Livestock Breeders Association.			

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8.1	\$235,000 the first year and \$235,000 the
8.2	second year are for grants to the Minnesota
8.3	Agricultural Education and Leadership
8.4	Council for programs of the council under
8.5	Minnesota Statutes, chapter 41D.
8.6	\$474,000 the first year and \$474,000 the
8.7	second year are for payments to county and
8.8	district agricultural societies and associations
8.9	under Minnesota Statutes, section 38.02,
8.10	subdivision 1. Aid payments to county and
8.11	district agricultural societies and associations
8.12	shall be disbursed no later than July 15 of
8.13	each year. These payments are the amount of
8.14	aid from the state for an annual fair held in
8.15	the previous calendar year.
8.16	\$1,000 the first year and \$1,000 the second
8.17	year are for grants to the Minnesota State
8.18	Poultry Association.
8.19	\$108,000 the first year and \$108,000 the
8.20	second year are for annual grants to the
8.21	Minnesota Turf Seed Council for basic
8.22	and applied research on: (1) the improved
8.23	production of forage and turf seed related to
8.24	new and improved varieties; and (2) native
8.25	plants, including plant breeding, nutrient
8.26	management, pest management, disease
8.27	management, yield, and viability. The grant
8.28	recipient may subcontract with a qualified
8.29	third party for some or all of the basic or
8.30	applied research.
8.31	\$500,000 the first year and \$500,000 the
8.32	second year are for grants to Second Harvest
8.33	Heartland on behalf of Minnesota's six
8.34	Second Harvest food banks for the purchase
8.35	of milk for distribution to Minnesota's food

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9.1	shelves and other charitable organizations
9.2	that are eligible to receive food from the food
9.3	banks. Milk purchased under the grants must
9.4	be acquired from Minnesota milk processors
9.5	and based on low-cost bids. The milk must be
9.6	allocated to each Second Harvest food bank
9.7	serving Minnesota according to the formula
9.8	used in the distribution of United States
9.9	Department of Agriculture commodities
9.10	under The Emergency Food Assistance
9.11	Program (TEFAP). Second Harvest
9.12	Heartland must submit quarterly reports
9.13	to the commissioner on forms prescribed
9.14	by the commissioner. The reports must
9.15	include, but are not limited to, information
9.16	on the expenditure of funds, the amount
9.17	of milk purchased, and the organizations
9.18	to which the milk was distributed. Second
9.19	Harvest Heartland may enter into contracts
9.20	or agreements with food banks for shared
9.21	funding or reimbursement of the direct
9.22	purchase of milk. Each food bank receiving
9.23	money from this appropriation may use up to
9.24	two percent of the grant for administrative
9.25	expenses.
9.26	\$94,000 the first year and \$94,000 the
9.27	second year are for transfer to the Board of
9.28	Trustees of the Minnesota State Colleges
9.29	and Universities for statewide mental health
9.30	counseling support to farm families and
9.31	business operators through farm business
9.32	management programs at Central Lakes
9.33	College and Ridgewater College.
9.34	\$17,000 the first year and \$17,000 the
9.34	second year are for grants to the Minnesota
1.55	second year are for grants to the winnesota

9.36 <u>Horticultural Society.</u>

10.1	Notwithstanding Minnesota Statutes,					
10.2	section 18C.131, \$800,000 the first year					
10.3	and \$800,000 the second year are from the					
10.4	fertilizer account in the agricultural fund					
10.5	for grants for fertilizer research as awarded					
10.6	by the Minnesota Agricultural Fertilizer					
10.7	Research and Education Council under					
10.8	Minnesota Statutes, section 18C.71. The					
10.9	amount appropriated in either fiscal year					
10.10	must not exceed 57 percent of the inspection					
10.11	fee revenue collected under Minnesota					
10.12	Statutes, section 18C.425, subdivision 6,					
10.13	during the previous fiscal year. No later					
10.14	than February 1, 2017, the commissioner					
10.15	shall report to the legislative committees					
10.16	with jurisdiction over agriculture finance.					
10.17	The report must include the progress and					
10.18	outcome of funded projects as well as the					
10.19	sentiment of the council concerning the need					
10.20	for additional research funds.					
10.21	Sec. 3. BOARD OF ANIMAL HEALTH	<u>\$</u>	<u>5,318,000</u> <u>\$</u>	<u>5,384,000</u>		
10.22 10.23	Sec. 4. <u>AGRICULTURAL UTILIZATION</u> RESEARCH INSTITUTE	<u>\$</u>	<u>3,643,000</u> §	<u>3,643,000</u>		
10.24	ARTICL	E 2				
10.25	AGRICULTURE POLICY					
10.26	Section 1. Minnesota Statutes 2014, section 1	3.643,	subdivision 1, is ame	nded to read:		
10.27	Subdivision 1. Department of Agriculture data. (a) Loan and grant applicant					
10.28	data. The following data on applicants, collected by the Department of Agriculture in its					
10.29	sustainable agriculture revolving loan and grant programs under sections 17.115 and section					
10.30	17.116, are private or nonpublic: nonfarm income; credit history; insurance coverage;					
10.31	machinery and equipment list; financial informa	tion; an	d credit information	requests.		
10.32	(b) Farm advocate data. The following	lata sur	oplied by farmer clien	nts to		
10.33	Minnesota farm advocates and to the Department	nt of Ag	griculture are private	data on		

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11.1	individuals: financial history, includi	ng listings of assets	and debts, and personal	and
11.2	emotional status information.	0 0	<sup>2</sup> 1	
11.3	Sec. 2. [15.445] RETAIL FOOD	ESTABLISHME	NT FEES.	
11.4	Subdivision 1. Fees. The fees	in this section are re	equired for retail food ha	ndler
11.5	and food and beverage service establ	ishments, licensed	under chapters 28A and	157.
11.6	Permanent retail food handler and fo	od and beverage ser	vice establishments mus	t pay
11.7	the applicable fee under subdivision	2, paragraph (a), (b)	), (c), or (d), and all appl	icable
11.8	fees under subdivision 4. Temporary	food establishment	s and special events must	t pay the
11.9	applicable fee under subdivision 3.			
11.10	Subd. 2. Permanent food esta	<b>blishments.</b> <u>(a)</u> Th	e Category 1 establishm	ent
11.11	license fee is \$210 annually. "Catego	ory 1 establishment'	means an establishment	t that
11.12	does one or more of the following:			
11.13	(1) sells only prepackaged non	ootentially hazardou	is foods as defined in Mi	nnesota
11.14	Rules, chapter 4626;			
11.15	(2) provides cleaning for eating	, drinking, or cooki	ng utensils, when the on	ly food
11.16	served is prepared off-site;			
11.17	(3) operates a childcare facility	licensed under sect	tion 245A.03 and Minne	sota
11.18	Rules, chapter 9503; or			
11.19	(4) operates as a retail food han	dler classified in sec	ction 28A.05 and has gro	ss annual
11.20	sales of \$250,000 or less.			
11.21	(b) The Category 2 establishme	ent license fee is \$27	70. "Category 2 establish	iment"
11.22	means an establishment that is not a	Category 1 establish	ment and is either:	
11.23	(1) a food establishment where	the method of food	preparation meets the de	finition
11.24	of a low-risk establishment in section	<u>n 157.20; or</u>		
11.25	(2) an elementary or secondary	school as defined in	n section 120A.05.	
11.26	(c) The Category 3 establishme	ent license fee is \$4	60 annually. "Category	3
11.27	establishment" means an establishme	ent that is not a Cate	gory 1 or 2 establishmer	nt and
11.28	the method of food preparation meet	s the definition of a	medium-risk establishm	ent in
11.29	section 157.20.			
11.30	(d) The Category 4 establishme	ent license fee is \$6	90 annually. "Category	<u>4</u>
11.31	establishment" means an establishme	ent that is not a Cate	gory 1, 2, or 3 establishing	ment
11.32	and is either:			
11.33	(1) a food establishment where	the method of food	preparation meets the de	efinition
11.34	of a high-risk establishment in section	<u>n 157.20; or</u>		

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12.1	(2) an establishment where 500 or more meals per day are prepared at one location
12.2	and served at one or more separate locations.
12.3	Subd. 3. Temporary food establishments and special events. (a) The special
12.4	event food stand license fee is \$50 annually. Special event food stand is where food is
12.5	prepared or served in conjunction with celebrations, county fairs, or special events from a
12.6	special event food stand as defined in section 157.15.
12.7	(b) The temporary food and beverage service license fee is \$210 annually. A
12.8	temporary food and beverage service includes food carts, mobile food units, seasonal
12.9	temporary food stands, retail food vehicles, portable structures, and seasonal permanent
12.10	food stands.
12.11	Subd. 4. Additional applicable fees. (a) The individual private sewer or individual
12.12	private water license fee is \$60 annually. Individual private water is a water supply other
12.13	than a community public water supply as covered in Minnesota Rules, chapter 4720.
12.14	Individual private sewer is an individual sewage treatment system which uses subsurface
12.15	treatment and disposal.
12.16	(b) The additional food or beverage service license fee is \$165 annually. Additional
12.17	food or beverage service is a location at a food service establishment, other than the
12.18	primary food preparation and service area, used to prepare or serve food or beverages to
12.19	the public. Additional food service does not apply to school concession stands.
12.20	(c) The large retail food handler license fee is .02 percent of gross sales or service
12.21	including food service with a maximum fee of \$5,000 annually. Large retail food handler
12.22	is a fee category added to a license for retail food handlers as classified in section 28A.05
12.23	with gross annual sales over \$10,000,000.
12.24	(d) The specialized processing license fee is \$400 annually. Specialized processing
12.25	is a business that performs one or more specialized processes that require a HACCP as
12.26	required in Minnesota Rules, chapter 4626.

Sec. 3. Minnesota Statutes 2014, section 18B.01, subdivision 28, is amended to read:
Subd. 28. Structural pest. "Structural pest" means <u>a an invertebrate pest</u>, other
than a plant, or commensal rodent in, on, under, or near a structure <u>such as a residential</u>
or commercial building.

Sec. 4. Minnesota Statutes 2014, section 18B.01, subdivision 29, is amended to read:
Subd. 29. Structural pest control. "Structural pest control" means the control of
any structural pest through the use of a device, a procedure, or application of pesticides or
through other means in or around a building or other structures, including trucks, boxcars,

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13.1	ships, aircraft, docks, and fumigation vaults, and the business activity related to use of a
13.2	device, a procedure, or application of a pesticide.
13.3	Sec. 5. Minnesota Statutes 2014, section 18B.32, subdivision 1, is amended to read:
13.4	Subdivision 1. Requirement. (a) A person may not engage in structural pest
13.5	control applications:
13.6	(1) for hire without a structural pest control license; and
13.7	(2) as a sole proprietorship, company, partnership, or corporation unless the person
13.8	is or employs a licensed master in structural pest control operations.
13.9	(b) A structural pest control licensee must have a valid license identification card
13.10	when applying to purchase a restricted use pesticide or apply pesticides for hire and must
13.11	display it upon demand by an authorized representative of the commissioner or a law
13.12	enforcement officer. The license identification card must contain information required by
13.13	the commissioner.
13.14	(c) Notwithstanding the licensing requirements of this subdivision, a person may
13.15	control the following nuisance or economically damaging wild animals, by trapping,
13.16	without a structural pest control license:
13.17	(1) fur-bearing animals, as defined in section 97A.015, with a valid trapping license
13.18	or special permit from the commissioner of natural resources; and
13.19	(2) skunks, woodehucks, gophers, porcupines, coyotes, moles, and weasels.
13.20	Sec. 6. Minnesota Statutes 2014, section 18B.33, subdivision 1, is amended to read:
13.21	Subdivision 1. Requirement. (a) A person may not apply a pesticide for hire
13.22	without a commercial applicator license for the appropriate use categories or a structural
13.23	pest control license.
13.24	(b) A commercial applicator licensee must have a valid license identification card
13.25	when applying to purchase a restricted use pesticide or apply pesticides for hire and must
13.26	display it upon demand by an authorized representative of the commissioner or a law
13.27	enforcement officer. The commissioner shall prescribe the information required on the
13.28	license identification card.
13.29	Sec. 7. Minnesota Statutes 2014, section 18B.34, subdivision 1, is amended to read:
13.30	Subdivision 1. Requirement. (a) Except for a licensed commercial applicator,

- certified private applicator, or licensed structural pest control applicator, a person, 13.31
- including a government employee, may not purchase or use a restricted use pesticide in 13.32

14.1 performance of official duties without having a noncommercial applicator license for an14.2 appropriate use category.

(b) A licensee must have a valid license identification card when applying pesticides
and must display it upon demand by an authorized representative of the commissioner
or a law enforcement officer. The license identification card must contain information
required by the commissioner.

14.7 Sec. 8. Minnesota Statutes 2014, section 18C.425, subdivision 6, is amended to read:
14.8 Subd. 6. Payment of inspection fee. (a) The person who registers and distributes in
14.9 the state a specialty fertilizer, soil amendment, or plant amendment under section 18C.411
14.10 shall pay the inspection fee to the commissioner.

(b) The person licensed under section 18C.415 who distributes a fertilizer to a person
not required to be so licensed shall pay the inspection fee to the commissioner, except as
exempted under section 18C.421, subdivision 1, paragraph (b).

(c) The person responsible for payment of the inspection fees for fertilizers, soil
amendments, or plant amendments sold and used in this state must pay an inspection fee
of 30 39 cents per ton, and until June 30, 2019, an additional 40 cents per ton, of fertilizer,
soil amendment, and plant amendment sold or distributed in this state, with a minimum of
\$10 on all tonnage reports. Products sold or distributed to manufacturers or exchanged
between them are exempt from the inspection fee imposed by this subdivision if the
products are used exclusively for manufacturing purposes.

(d) A registrant or licensee must retain invoices showing proof of fertilizer, plant
amendment, or soil amendment distribution amounts and inspection fees paid for a period
of three years.

Sec. 9. Minnesota Statutes 2014, section 18G.10, subdivision 3, is amended to read:
Subd. 3. Cooperative agreements. The commissioner may enter into cooperative
agreements with federal and state agencies for administration of the export certification
program. An exporter of plants or plant products desiring to originate shipments from
Minnesota to a foreign country requiring a phytosanitary certificate or export certificate
must submit an application to the commissioner.

14.30 Sec. 10. Minnesota Statutes 2014, section 18G.10, subdivision 4, is amended to read:
14.31 Subd. 4. Phytosanitary and export certificates. An exporter of plants or plant
14.32 products desiring to originate shipments from Minnesota to a foreign country requiring
14.33 a phytosanitary certificate or export certificate must submit an application to the

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commissioner. Application for phytosanitary certificates or export certificates must be 15.1 made on forms provided or approved by the commissioner. The commissioner shall may 15.2 conduct inspections of plants, plant products, or facilities for persons that have applied for 15.3 or intend to apply for a phytosanitary certificate or export certificate from the commissioner. 15.4 Inspections must include one or more of the following as requested or required: 15.5 (1) an inspection of the plants or plant products intended for export under a 15.6 phytosanitary certificate or export certificate; 15.7 (2) field inspections of growing plants to determine presence or absence of plant 15.8 diseases, if necessary; 15.9 (3) laboratory diagnosis for presence or absence of plant diseases, if necessary; 15.10 (4) observation and evaluation of procedures and facilities utilized in handling 15.11 plants and plant products, if necessary; and 15.12 (5) review of United States Department of Agriculture, Federal Grain Inspection 15.13 Service Official Export Grain Inspection Certificate logs. 15.14 15.15 The commissioner may issue a phytosanitary certificate or export certificate if the plants or plant products satisfactorily meet the requirements of the importing foreign 15.16 country and the United States Department of Agriculture requirements. The requirements 15.17 15.18 of the destination countries must be met by the applicant. Sec. 11. Minnesota Statutes 2014, section 18G.10, subdivision 5, is amended to read: 15.19 Subd. 5. Certificate fees. (a) The commissioner shall assess the fees in paragraphs 15.20 (b) to (f) fees sufficient to recover all costs for the inspection, service, and work performed 15.21 in carrying out the issuance of a phytosanitary certificate or export certificate. The 15.22 inspection fee must be based on mileage and inspection time. 15.23 (b) Mileage charge: current United States Internal Revenue Service mileage rate. 15.24 15.25 (c) Inspection time: \$50 per hour minimum or fee necessary to cover department costs. Inspection time includes the driving time to and from the location in addition to 15.26 the time spent conducting the inspection. 15.27 (d) (b) If laboratory analysis or other technical analysis is required to issue a 15.28

 15.29 certificate, the commissioner must set and collect the fee to recover this additional cost.
 (c) (c) The certificate fee for product value greater than \$250: is \$75 or a fee amount, 15.31 not to exceed \$300, that is sufficient to recover all processing costs for each phytosanitary 15.32 or export certificate issued for any single shipment valued at more than \$250 in addition to

15.33 any mileage or inspection time charges that are assessed.

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16.1	(f) Certificate fee for product value less than \$250: \$25 for each phytosanitary or
16.2	export certificate issued for any single shipment valued at less than \$250 in addition to
16.3	any mileage or inspection time charges that are assessed.
16.4	(g) (d) For services provided for in subdivision 7 that are goods and services
16.5	provided for the direct and primary use of a private individual, business, or other entity,
16.6	the commissioner must set and collect the fees to cover the cost of the services provided.
16.7	Sec. 12. Minnesota Statutes 2014, section 18H.02, subdivision 20, is amended to read:
16.8	Subd. 20. Nursery stock. "Nursery stock" means a plant intended for planting or
16.9	propagation, including, but not limited to, trees, shrubs, vines, perennials, biennials, grafts,
16.10	cuttings, and buds that may be sold for propagation, whether cultivated or wild, and all
16.11	viable parts of these plants. Nursery stock does not include:
16.12	(1) field and forage crops or sod;
16.13	(2) the seeds of grasses, cereal grains, vegetable crops, and flowers;
16.14	(3) vegetable plants, bulbs, or tubers;
16.15	(4) cut flowers, unless stems or other portions are intended for propagation;
16.16	(5) annuals; or
16.17	(6) Christmas trees.
16.18	Sec. 13. Minnesota Statutes 2014, section 18H.02, is amended by adding a subdivision
16.19	to read:
16.20	Subd. 32a. Sod. "Sod" means the upper portion of soil that contains the roots of
16.21	grasses and the living grass plants.
16.22	Sec. 14. Minnesota Statutes 2014, section 18H.02, is amended by adding a subdivision
16.23	to read:
16.24	Subd. 35. Tropical plant. "Tropical plant" means a plant that has a United States
16.25	Department of Agriculture hardiness zone designation of zone 6 or greater, or an annual
16.26	minimum hardiness temperature of -9 degrees Fahrenheit.
16.27	Sec. 15. Minnesota Statutes 2014, section 18H.06, subdivision 2, is amended to read:
16.28	Subd. 2. Occasional sales. (a) An individual may offer nursery stock for sale and be
16.29	exempt from the requirement to obtain a nursery stock dealer certificate if:

16.30 (1) the gross sales of all nursery stock in a calendar year do not exceed \$2,000;

16.31 (2) all nursery stock sold or distributed by the individual is intended for planting16.32 in Minnesota;

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17.1	(3) all nursery stock purchased	d or procured for resa	le or distribution wa	s grown in
17.2	Minnesota and has been certified by	the commissioner; a	nd	
17.3	(4) conducts sales or distributi	ons of nursery stock	on ten or fewer days	in a calendar
17.4	year.			
17.5	(b) The commissioner may pre	scribe the conditions	of the exempt nurser	y sales under
17.6	this subdivision and may conduct ro	utine inspections of t	he nursery stock offe	ered for sale.
17.7	Sec. 16. Minnesota Statutes 2014	4, section 18H.07, is	amended to read:	
17.8	18H.07 FEE SCHEDULE.			
17.9	Subdivision 1. Establishmen	t of fees. The comm	issioner shall establis	sh fees
17.10	sufficient to allow for the administra	tion and enforcement	t of this chapter and r	rules adopted
17.11	under this chapter, including the por	tion of general suppo	ort costs and statewic	le indirect
17.12	costs of the agency attributable to the	nat function, with a re	eserve sufficient for u	up to six
17.13	months. The commissioner shall rev	view the fee schedule	annually in consulta	ation with
17.14	the Minnesota Nursery and Landsca	pe Advisory Commi	ttee. For the certification	ate year
17.15	beginning January 1, 2006, the fees	are as described in th	nis section.	
17.16	Subd. 2. Nursery stock grow	ver certificate. (a) A	nursery stock growe	er must
17.17	pay an annual fee based on the area	of all acreage on wh	ich nursery stock is g	grown <del>for</del>

17.18 certification as follows:

17.19 (1) less than one-half acre, \$150;

17.20 (2) from one-half acre to two acres, \$200;

- (3) over two acres up to five acres, \$300;
- 17.22 (4) over five acres up to ten acres, \$350;
- 17.23 (5) over ten acres up to 20 acres, \$500;
- 17.24 (6) over 20 acres up to 40 acres, \$650;
- 17.25 (7) over 40 acres up to 50 acres, \$800;
- 17.26 (8) over 50 acres up to 200 acres, \$1,100;
- 17.27 (9) over 200 acres up to 500 acres, \$1,500; and
- 17.28 (10) over 500 acres, \$1,500 plus \$2 for each additional acre.
- (b) In addition to the fees in paragraph (a), a penalty of ten percent of the fee due
- 17.30 must be charged for each month, or portion thereof, that the fee is delinquent up to a
- 17.31 maximum of 30 percent for any application for renewal not postmarked by December 31

17.32 of the current year.

(c) A nursery stock grower found operating without a valid nursery stock grower
 certificate cannot offer for sale or sell nursery stock until (1) payment is received by the

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18.1	commissioner for (i) the certificate	fee due and (ii) a pen	alty equal to the certif	icate fee
18.2	owed, and (2) a new certificate is is	ssued to the nursery st	ock grower by the con	nmissioner.
18.3	Subd. 3. Nursery stock deal	er certificate. (a) A r	nursery stock dealer m	ust pay an
18.4	annual fee based on the dealer's gro	oss sales of certified n	ursery stock per location	on during
18.5	the most recent certificate year. A c	ertificate applicant op	perating for the first tim	ne must pay
18.6	the minimum fee. The fees per sal	es location are:		
18.7	(1) gross sales up to \$5,000,	\$150;		
18.8	(2) gross sales over \$5,000 u	p to \$20,000, \$175;		
18.9	(3) gross sales over \$20,000	up to \$50,000, \$300;		
18.10	(4) gross sales over \$50,000	up to \$75,000, \$425;		
18.11	(5) gross sales over \$75,000	up to \$100,000, \$550;		
18.12	(6) gross sales over \$100,000	up to \$200,000, \$67:	5; and	
18.13	(7) gross sales over \$200,000	), \$800.		
18.14	(b) In addition to the fees in j	paragraph (a), a penal	ty of ten percent of the	e fee due
18.15	must be charged for each month, o	r portion thereof, that	the fee is delinquent u	up to a
18.16	maximum of 30 percent for any ap	plication for renewal	not postmarked by Dec	cember 31
18.17	of the current year.			
18.18	(c) A nursery stock dealer for	und operating without	t a valid nursery stock	dealer
18.19	certificate cannot offer for sale or s	ell nursery stock until	l (1) payment is receive	ed by the
18.20	commissioner for (i) the certificate	fee due and (ii) a pen	alty equal to the certif	icate fee
18.21	owed, and (2) a new certificate is is	ssued to the nursery st	ock dealer by the com	missioner.
18.22	Subd. 4. Reinspection; addi	tional or optional in	spection fees. If a rein	spection is
18.23	required or an additional inspection	n is needed or request	ed a fee must be assess	sed based
18.24	on mileage and inspection time as	follows:		
18.25	(1) mileage must be charged	at the current United	States Internal Revenue	e Service
18.26	reimbursement rate; and			
18.27	(2) inspection time must be c	harged at <del>the rate of §</del>	<del>50 per hour, a rate suf</del>	ficient to
18.28	recover all inspection costs includi	ng the driving time to	and from the location	in addition
18.29	to the time spent conducting the in	spection.		
18.30	Sec. 17. Minnesota Statutes 201	4, section 21.81, is an	mended by adding a su	lbdivision
18.31	to read:			
18.32	Subd. 1a. Address. "Addres	•	• • •	
18.33	labeler or the person or firm selling			et address,
18.34	post office box, or rural route, and	city, state, and zip coo	le or postal code.	

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19.1	Sec. 18. Minnesota Statutes 2014, section 21.81, is amended by adding a subdivision
19.2	to read:

19.3 <u>Subd. 27a.</u> Total viable. "Total viable" means the sum of the germination
19.4 percentage, plus hard seeds, dormant seeds, or both.

19.5 Sec. 19. Minnesota Statutes 2014, section 21.82, subdivision 2, is amended to read:
19.6 Subd. 2. Content. For agricultural, vegetable, flower, or wildflower seeds offered
19.7 for sale as agricultural seed, except as otherwise provided in subdivisions 4, 5, and 6, the
19.8 label must contain:

(a) The name of the kind or kind and variety for each seed component in excess
of five percent of the whole and the percentage by weight of each in order of its
predominance. The commissioner shall by rule designate the kinds that are required to be
labeled as to variety. If the variety of those kinds generally labeled as to variety is not
stated and it is not required to be stated, the label shall show the name of the kind and the
words: "Variety not stated." The heading "pure seed" must be indicated on the seed label
in close association with other required label information.

(1) The percentage that is hybrid shall be at least 95 percent of the percentage of pure 19.16 seed shown unless the percentage of pure seed which is hybrid seed is shown separately. 19.17 If two or more kinds or varieties are present in excess of five percent and are named on 19.18 the label, each that is hybrid shall be designated as hybrid on the label. Any one kind or 19.19 kind and variety that has pure seed which is less than 95 percent but more than 75 percent 19.20 hybrid seed as a result of incompletely controlled pollination in a cross shall be labeled to 19.21 19.22 show the percentage of pure seed that is hybrid seed or a statement such as "contains from 75 percent to 95 percent hybrid seed." No one kind or variety of seed shall be labeled as 19.23 hybrid if the pure seed contains less than 75 percent hybrid seed. The word hybrid shall be 19.24 19.25 shown on the label in conjunction with the kind.

(2) Blends shall be listed on the label using the term "blend" in conjunction withthe kind.

19.28 (3) Mixtures shall be listed on the label using the term "mixture," "mix," or "mixed."

19.29

19.30 (c) Origin, if known, or that the origin is unknown.

(b) Lot number or other lot identification.

(d) Percentage by weight of all weed seeds present. This percentage may not exceed
one percent. The heading "weed seed" must be indicated on the seed label in close
association with other required label information.

(e) Name and rate of occurrence per pound of each kind of restricted noxious weed 20.1 seeds present. They must be listed under the heading "noxious weed seeds" in close 20.2 association with other required label information. 20.3

(f) Percentage by weight of seeds other than those kinds and varieties required 20.4 to be named on the label. They must be listed under the heading "other crop" in close 20.5 association with other required label information. 20.6

(g) Percentage by weight of inert matter. The heading "inert matter" must be 20.7 indicated on the seed label in close association with other required label information. 20.8

(h) Net weight of contents, to appear on either the container or the label. 20.9

(i) For each named kind or variety of seed: 20.10

(1) percentage of germination, exclusive of hard or dormant seed or both; 20.11

(2) percentage of hard or dormant seed or both, if present; and 20.12

(3) the calendar month and year the percentages were determined by test or the 20.13 statement "sell by (month and year)" which may not be more than 12 months from the 20.14 date of test, exclusive of the month of test. 20.15

20.16 The headings for "germination" and "hard seed or dormant seed" percentages must be stated separately on the seed label. A separate percentage derived from combining these 20.17 percentages may also be stated on the seed label, but the heading for this percentage must 20.18 20.19 be "total germination and hard seed or dormant seed when applicable." They must not be stated as "total live seed," "total germination," or in any other unauthorized manner. as 20.20 "total viable." 20.21

(j) Name and address of the person who labeled the seed or who sells the seed within 20.22 this state, or a code number which has been registered with the commissioner. 20.23

Sec. 20. Minnesota Statutes 2014, section 21.82, subdivision 4, is amended to read: 20.24

Subd. 4. Hybrid seed corn. For hybrid seed corn purposes a label must contain: 20.25

(1) a statement indicating the number of seeds in the container may be listed along 20.26 with or in lieu of the net weight of contents; and 20.27

(2) for each variety of hybrid seed field corn, the day classification as determined 20.28 by the originator or owner. The day classification must approximate the number of days 20.29 of growing season necessary from emergence of the corn plant above ground to relative 20.30 maturity and must conform to the day classification established by the director of be 20.31 within three days of maturity ratings determined in comparative trials by the Minnesota 20.32

- agricultural experiment station for the appropriate zone. 20.33
- 20.34

Sec. 21. Minnesota Statutes 2014, section 21.85, subdivision 2, is amended to read:

21.1	Subd. 2. Seed laboratory. (a) The commissioner shall establish and maintain a seed
21.2	laboratory for seed testing, employing necessary agents and assistants to administer and
21.3	enforce sections 21.80 to 21.92, who shall be governed by chapter 43A.
21.4	(b) The laboratory procedures for testing official seed samples are the procedures
21.5	set forth in the Rules for Testing Seeds that is published annually by the Association of
21.6	Official Seed Analysts. If a laboratory procedure rule does not exist for a particular type
21.7	of seed, then laboratory procedures from other recognized seed testing sources may be
21.8	used, including procedures under the Code of Federal Regulations, title 7, part 201, or
21.9	the International Rules for Testing Seeds.
21.10	Sec. 22. Minnesota Statutes 2014, section 21.85, is amended by adding a subdivision
21.11	to read:
21.12	Subd. 15. Prohibited and restricted seeds. The commissioner shall determine
21.13	species that are considered prohibited weed seeds and restricted noxious weed seeds and
21.14	the allowable rate of occurrence of restricted noxious weed seeds.
21.15	Sec. 23. Minnesota Statutes 2014, section 21.89, subdivision 2, is amended to read:
21.16	Subd. 2. Permits; issuance and revocation. The commissioner shall issue a permit
21.17	to the initial labeler of agricultural, vegetable, flower, and wildflower seeds which are sold
21.18	for use in Minnesota and which conform to and are labeled under sections 21.80 to 21.92.
21.19	The categories of permits are as follows:
21.20	(1) for initial labelers who sell 50,000 pounds or less of agricultural seed each
21.21	calendar year, an annual permit issued for a fee established in section 21.891, subdivision
21.22	2, paragraph (b);
21.23	(2) for initial labelers who sell vegetable, flower, and wildflower seed packed for
21.24	use in home gardens or household plantings, and initial labelers who sell native grasses
21.25	and wildflower seed in commercial or agricultural quantities, an annual permit issued for
21.26	a fee established in section 21.891, subdivision 2, paragraph (c), based upon the gross
21.27	sales from the previous year; and
21.28	(3) for initial labelers who sell more than 50,000 pounds of agricultural seed
21.29	each calendar year, a permanent permit issued for a fee established in section 21.891,
21.30	subdivision 2, paragraph (d).
21.31	In addition, the person shall furnish to the commissioner an itemized statement of all
21.32	seeds sold in Minnesota for the periods established by the commissioner. This statement
21.33	shall be delivered, along with the payment of the fee, based upon the amount and type
21.34	of seed sold, to the commissioner no later than 30 days after the end of each reporting

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period. Any person holding a permit shall show as part of the analysis labels or invoices
on all agricultural, vegetable, flower, wildflower, tree, or shrub seeds all information the
commissioner requires. The commissioner may revoke any permit in the event of failure
to comply with applicable laws and rules.

- Sec. 24. Minnesota Statutes 2014, section 21.891, subdivision 2, is amended to read: 22.5 Subd. 2. Seed fee permits. (a) An initial labeler who wishes to sell seed in 22.6 Minnesota must comply with section 21.89, subdivisions 1 and 2, and the procedures in 22.7 this subdivision. Each initial labeler who wishes to sell seed in Minnesota must apply to 22.8 the commissioner to obtain a permit. The application must contain the name and address of 22.9 the applicant, the application date, and the name and title of the applicant's contact person. 22.10 (b) The application for a seed permit covered by section 21.89, subdivision 2, clause 22.11 (1), must be accompanied by an application fee of  $\frac{50}{50}$  \$75. 22.12 (c) The application for a seed permit covered by section 21.89, subdivision 2, clause 22.13 22.14 (2), must be accompanied by an application fee based on the level of annual gross sales as follows: 22.15 (1) for gross sales of \$0 to \$25,000, the annual permit fee is \$50 \$75; 22.16 (2) for gross sales of \$25,001 to \$50,000, the annual permit fee is \$100 \$150; 22.17 (3) for gross sales of \$50,001 to \$100,000, the annual permit fee is \$200 \$300; 22.18 (4) for gross sales of \$100,001 to \$250,000, the annual permit fee is \$500 \$750; 22.19 (5) for gross sales of \$250,001 to \$500,000, the annual permit fee is \$1,000 \$1,500; 22.20 and 22.21 (6) for gross sales of \$500,001 and above to \$1,000,000, the annual permit fee is 22.22 \$2,000 \$3,000; and 22.23 (7) for gross sales of \$1,000,0001 and above, the annual permit fee is \$4,500. 22.24 22.25 (d) The application for a seed permit covered by section 21.89, subdivision 2, clause (3), must be accompanied by an application fee of \$50 \$75. Initial labelers holding seed 22.26 fee permits covered under this paragraph need not apply for a new permit or pay the 22.27 application fee. Under this permit category, the fees for the following kinds of agricultural 22.28 seed sold either in bulk or containers are: 22.29 (1) oats, wheat, and barley, 6.3 9 cents per hundredweight; 22.30 (2) rye, field beans, soybeans, buckwheat, and flax, 8.4 12 cents per hundredweight; 22.31 (3) field corn, <del>29.4</del> 17 cents per <del>hundredweight</del> 80,000 seed unit; 22.32 (4) forage, lawn and turf grasses, and legumes, 49 69 cents per hundredweight; 22.33 (5) sunflower, \$1.40 \$1.96 per hundredweight; 22.34
- 22.35 (6) sugar beet, \$3.29 12 cents per hundredweight 100,000 seed unit; and

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23.1

(7) soybeans, 7.5 cents per 140,000 seed unit; and

23.2 (7)(8) for any agricultural seed not listed in clauses (1) to (6)(7), the fee for the crop 23.3 most closely resembling it in normal planting rate applies.

(e) If, for reasons beyond the control and knowledge of the initial labeler, seed is
shipped into Minnesota by a person other than the initial labeler, the responsibility for the
seed fees are transferred to the shipper. An application for a transfer of this responsibility
must be made to the commissioner. Upon approval by the commissioner of the transfer,
the shipper is responsible for payment of the seed permit fees.

(f) Seed permit fees may be included in the cost of the seed either as a hidden cost or
as a line item cost on each invoice for seed sold. To identify the fee on an invoice, the
words "Minnesota seed permit fees" must be used.

(g) All seed fee permit holders must file semiannual reports with the commissioner,
even if no seed was sold during the reporting period. Each semiannual report must be
submitted within 30 days of the end of each reporting period. The reporting periods are
October 1 to March 31 and April 1 to September 30 of each year or July 1 to December
31 and January 1 to June 30 of each year. Permit holders may change their reporting
periods with the approval of the commissioner.

(h) The holder of a seed fee permit must pay fees on all seed for which the permit
holder is the initial labeler and which are covered by sections 21.80 to 21.92 and sold
during the reporting period.

(i) If a seed fee permit holder fails to submit a semiannual report and pay the seed
fee within 30 days after the end of each reporting period, the commissioner shall assess a
penalty of \$100 or eight percent, calculated on an annual basis, of the fee due, whichever
is greater, but no more than \$500 for each late semiannual report. A \$15 penalty must be
charged when the semiannual report is late, even if no fee is due for the reporting period.
Seed fee permits may be revoked for failure to comply with the applicable provisions of
this paragraph or the Minnesota seed law.

23.28 Sec. 25. Minnesota Statutes 2014, section 21.891, subdivision 5, is amended to read:
23.29 Subd. 5. Brand name registration fee. The fee is \$25\_\$50 for each variety
23.30 registered for sale by brand name.

23.31 Sec. 26. Minnesota Statutes 2014, section 25.39, subdivision 1, is amended to read:
 23.32 Subdivision 1. Amount of fee. (a) An inspection fee at the rate of 16 26 cents per
 23.33 ton must be paid to the commissioner on commercial feeds distributed in this state by the

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24.1 <u>a person who first distributes the commercial feed, licensed under section 25.341 who</u>

24.2 <u>distributes a commercial feed to a person not required to be licensed</u>, except that:

24.3 (1) no fee need be paid on:

24.4 (i) (1) a commercial feed if the payment has been made by a previous distributor; or 24.5 (ii) (2) customer formula feeds if the inspection fee is paid on the commercial feeds 24.6 which are used as ingredients; or.

(2) a Minnesota feed distributor who can substantiate that greater than 50 percent 24.7 of the distribution of commercial feed is to purchasers outside the state may purchase 24.8 commercial feeds without payment of the inspection fee under a tonnage fee exemption 24.9 permit issued by the commissioner. Such location specific permits shall be issued on a 24.10 ealendar year basis to commercial feed distributors who submit a \$100 nonrefundable 24.11 application fee and comply with rules adopted by the commissioner relative to record 24.12 keeping, tonnage of commercial feed distributed in Minnesota, total of all commercial 24.13 feed tonnage distributed, and all other information which the commissioner may require 24.14 24.15 so as to ensure that proper inspection fee payment has been made.

(b) In the case of pet food distributed in the state only in packages of ten pounds
or less, a listing of each product and a current label for each product must be submitted
annually on forms provided by the commissioner and accompanied by an annual fee
of \$50 for each product in lieu of the inspection fee. This annual fee is due by July 1.
The inspection fee required by paragraph (a) applies to pet food distributed in packages
exceeding ten pounds.

(c) In the case of specialty pet food distributed in the state only in packages of
ten pounds or less, a listing of each product and a current label for each product must
be submitted annually on forms provided by the commissioner and accompanied by an
annual fee of \$25 for each product in lieu of the inspection fee. This annual fee is due
by July 1. The inspection fee required by paragraph (a) applies to specialty pet food
distributed in packages exceeding ten pounds.

24.28

(d) The minimum inspection fee is  $\frac{10}{100}$  per annual reporting period.

24.29 Sec. 27. Minnesota Statutes 2014, section 28A.03, is amended by adding a subdivision
24.30 to read:

24.31 <u>Subd. 11.</u> <u>HACCP plan.</u> "Hazard analysis critical control point (HACCP) plan"
24.32 means a written document that delineates the formal procedures for following the HACCP
24.33 principles developed by the National Advisory Committee on Microbiological Criteria
24.34 for Foods.

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- Sec. 28. Minnesota Statutes 2014, section 28A.03, is amended by adding a subdivision 25.1 to read: 25.2 Subd. 12. Statewide education and evaluation fee. "Statewide education and 25.3 evaluation fee" means a fee to fund statewide retail food program development activities, 25.4 including training for inspection staff, technical assistance, maintenance of a statewide 25.5 integrated food safety and security information system, and other related statewide 25.6 activities that support the retail food program activities. 25.7 Sec. 29. Minnesota Statutes 2014, section 28A.08, subdivision 1, is amended to read: 25.8 Subdivision 1. General. License fees, penalties for late renewal of licenses, and 25.9 penalties for not obtaining a license before conducting business in food handling that are set 25.10 in this section apply to the sections named except as provided under section 28A.09. Except 25.11 as specified herein, bonds and assessments based on number of units operated or volume 25.12 handled or processed which are provided for in said laws shall not be affected, nor shall any 25.13 25.14 penalties for late payment of said assessments, nor shall inspection fees, be affected by this chapter. The penalties may be waived by the commissioner. Fees for all new licenses must 25.15 be based on the anticipated future gross annual food sales. If a firm is found to be operating 25.16 for multiple years without paying license fees, the state may collect the appropriate fees 25.17 and penalties for each year of operation. Food handlers must pay the highest applicable 25.18 fee under subdivisions 4 to 9, and must pay all applicable fees under subdivision 10. 25.19 Sec. 30. Minnesota Statutes 2014, section 28A.08, is amended by adding a subdivision 25.20 25.21 to read: Subd. 4. Retail food handler license fees. Retail food handler license fees are set 25.22 forth under section 15.445. 25.23 Sec. 31. Minnesota Statutes 2014, section 28A.08, is amended by adding a subdivision 25.24 to read: 25.25 Subd. 5. Wholesale food handler. (a) Wholesale food handler license fees are 25.26 set forth under this subdivision. 25.27 (b) The Category 1 license fee is \$250. "Category 1" means a fee category as a 25.28
- wholesale food handler as classified in section 28A.05 that has gross annual sales of
  \$25.30 \$250,000 or less.
- 25.31 (c) The Category 2 license fee is \$500. "Category 2" means a fee category as a
   25.32 wholesale food handler as classified in section 28A.05 that is not a Category 1 and where
   25.33 food sales are limited to frozen storage or ambient, shelf-stable storage.

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26.1	(d) The Category 3 license fee is \$1,000. "Category 3" means a fee category as
26.2	a wholesale food handler as classified in section 28A.05 that is not Category 1 or 2
26.3	and where food sales include refrigerated storage or the distribution of perishable food
26.4	products as defined in section 34A.01.
26.5	(e) The Category 4 license fee is \$1,500. "Category 4" means a fee category as a
26.6	wholesale food handler as classified in section 28A.05 that is not Category 1, 2, or 3 and
26.7	where food sales include one or more of the following:
26.8	(1) potentially hazardous foods that are considered ready-to-eat or are considered
26.9	specialized processes as defined and required by Code of Federal Regulations, title 21,
26.10	parts 113, 114, 120, and 123;
26.11	(2) high-risk production such as canning low-acid foods, acidifying foods, vacuum
26.12	packaging, salvaging, smoking for preservation, or curing; or
26.13	(3) potentially hazardous food frequently implicated in foodborne illnesses.
26.14	Sec. 32. Minnesota Statutes 2014, section 28A.08, is amended by adding a subdivision
26.15	to read:
26.16	Subd. 6. Wholesale food processor or manufacturer. (a) Wholesale food
26.17	processor or manufacturer license fees are set forth under this subdivision.
26.18	(b) The Category 1 license fee is \$250. "Category 1" means a fee category as a
26.19	wholesale food processor or manufacturer as classified in section 28A.05 that has gross
26.20	annual sales of \$250,000 or less.
26.21	(c) The Category 2 license fee is \$600. "Category 2" means a fee category as a
26.22	wholesale food processor or manufacturer as classified in section 28A.05 that is not a
26.23	Category 1 and where food sales are limited to food that is not ready-to-eat or potentially
26.24	hazardous.
26.25	(d) The Category 3 license fee is \$1,200. "Category 3" means a fee category
26.26	as a wholesale food processor or manufacturer as classified in section 28A.05 that is
26.27	not Category 1 or 2 and where food sales include foods that are either ready-to-eat or
26.28	potentially hazardous, but not both.
26.29	(e) The Category 4 license fee is \$2,000. "Category 4" means a fee category as
26.30	a wholesale food processor or manufacturer as classified in section 28A.05 that is not
26.31	Category 1, 2, or 3 and where food sales include one or more of the following:
26.32	(1) potentially hazardous foods that are considered ready-to-eat or are considered
26.33	specialized processes as defined and required by Code of Federal Regulations, title 21,
26.34	parts 113, 114, 120, and 123;

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27.1	(2) high-risk production such as canning low-ac	id foods, acidifying foods, vacuum
27.2	packaging, salvaging, smoking for preservation, or cu	uring; or
27.3	(3) potentially hazardous food frequently implic	ated in foodborne illnesses.
27.4	(f) The fee for a wholesale food processor or m	anufacturer operating only at the
27.5	Minnesota State Fair is \$125.	
27.6	(g) The fee for a wholesale food manufacturer	that has the permission of the
27.7	commissioner to use the name Minnesota Farmstead	cheese is \$30.
27.8	(h) The fee for a wholesale food manufacturer p	rocessing less than 700,000 pounds
27.9	of raw milk per year is \$30.	
27.10	Sec. 33. Minnesota Statutes 2014, section 28A.08,	is amended by adding a subdivision
27.11	to read:	
27.12	Subd. 7. Certain wholesale food processors. (	a) For purposes of this subdivision,
27.13	"wholesale food processor" means a wholesale food p	rocessor of meat or poultry products
27.14	that is solely under the supervision of the United Stat	es Department of Agriculture. The
27.15	wholesale food processor fees are set forth in this sub	division.
27.16	(b) For a wholesale food processor with:	
27.17	(1) gross sales or service of less than $$250,000$	for the immediately previous license
27.18	or fiscal year, the fee is \$250;	
27.19	(2) \$250,001 to \$5,000,000 gross sales or service	ce for the immediately previous
27.20	license or fiscal year, the fee is \$435;	
27.21	(3) \$5,000,001 to \$10,000,000 gross sales or set	rvice for the immediately previous
27.22	license or fiscal year, the fee is \$680;	
27.23	(4) \$10,000,001 to \$25,000,000 gross sales or set	ervice for the immediately previous
27.24	license or fiscal year, the fee is \$1,335;	
27.25	(5) \$25,000,001 to \$100,000,000 gross sales or	service for the immediately previous
27.26	license or fiscal year, the fee is \$1,685; or	
27.27	(6) \$100,000,0001  or more gross sales or service	e for the immediately previous
27.28	license or fiscal year, the fee is \$1,860.	
27.29	Sec. 34. Minnesota Statutes 2014, section 28A.08,	is amended by adding a subdivision
27.30	to read:	
27.31	Subd. 8. Food broker. The license fee for a foo	d broker or wholesaler food handler
27.32	that does not take physical possession of food is \$250	) <u>.</u>

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28.1	Sec. 35. Minnesota Statutes 2014, section 28A.08, is amended by adding a subdivision
28.2	to read:
28.3	Subd. 9. Milk marketing organization. The license fee for or a milk marketing
28.4	organization without facilities for processing or manufacturing that purchases milk from
28.5	milk producers for delivery to a licensed wholesale food processor or manufacturer is \$50.
28.6	Sec. 36. Minnesota Statutes 2014, section 28A.08, is amended by adding a subdivision
28.7	to read:
28.8	Subd. 10. Additional applicable fees. (a) The license fee for an individual private
28.9	sewer or individual private water is \$60. "Individual private water" means a fee category
28.10	with a water supply other than a community public water supply as defined in Minnesota
28.11	Rules, chapter 4720. "Individual private sewer" means a fee category with an individual
28.12	sewage treatment system that uses subsurface treatment and disposal.
28.13	(b) "Large wholesale food handler establishment" means a fee category added to
28.14	a license based on gross annual sales over \$10,000,000 for wholesale food handlers as
28.15	classified in section 28A.05. The fee for a large wholesale food handler establishment shall
28.16	equal 0.02 percent of gross sales or service, including food, with a maximum fee of \$7,500.
28.17	(c) "Large wholesale food processor or manufacturer establishment" means a fee
28.18	category added to a license based on gross annual sales over \$10,000,000 for wholesale
28.19	food processors or manufacturers as classified in section 28A.05. The fee for a large
28.20	wholesale food processor or manufacturer establishment shall equal 0.02 percent of
28.21	gross sales or service, including food, with a maximum fee of \$10,000. Wholesale food
28.22	processors or manufacturers paying license fees under section 28A.08, subdivision 7,
28.23	are exempt from this fee.

28.24 Sec. 37. Minnesota Statutes 2014, section 28A.08, is amended by adding a subdivision 28.25 to read:

Subd. 11. Statewide education and evaluation fee. Every person, individual, firm, 28.26 or corporation that operates as a retail food handler, retail mobile food handler, seasonal 28.27 temporary or permanent food stand, special event food stand, mobile food unit, or food 28.28 cart in Minnesota must submit to the commissioner a \$15 annual statewide education 28.29 and evaluation fee for each licensed activity. The fee for establishments licensed by 28.30 28.31 the Department of Agriculture is required at the same time the licensure fee is due. For establishments licensed by local governments, the fee shall be collected by the local 28.32 board of health as described in section 28A.075 and paid to the commissioner by July 28.33

28.34 1 of each year.

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29.1	Sec. 38. Minnesota Statutes 2014, section 28A.08, is amended by adding a subdivision
29.2	to read:

29.3Subd. 12. Penalties. The penalty for the late renewal of licenses or for not obtaining29.4a license before conducting business in food handling is 50 percent of the total license fee

29.5 and additional applicable fees as required under subdivisions 4 to 10.

29.6 Sec. 39. Minnesota Statutes 2014, section 28A.08, is amended by adding a subdivision
29.7 to read:

29.8 Subd. 13. Food handler license account; appropriation. A food handler license
 29.9 fee account is created in the agricultural fund. Fees and penalties paid under this section

29.10 <u>must be deposited in the food handler license fee account. Money in the account,</u>

29.11 including interest accrued, is appropriated to the commissioner for the costs of the food

29.12 <u>handler inspection program.</u>

Sec. 40. Minnesota Statutes 2014, section 28A.082, subdivision 1, is amended to read:
Subdivision 1. Fees; application. The fees for review of food handler facility floor
plans under the Minnesota Food Code are based upon the square footage of the structure
being newly constructed, remodeled, or converted. The fees for the review shall be:

29.17	square footage	review fee
29.18	0 - 4,999	\$ <del>200.00</del> 600.00
29.19 29.20	5,000 - 24,999	\$ <u>825.00</u>
29.21 29.22	25,000 plus	425.00 \$ <u>1,275.00</u>

The applicant must submit the required fee, review application, plans, equipment specifications, materials lists, and other required information on forms supplied by the department at least 30 days prior to commencement of construction, remodeling, or conversion. The commissioner may waive this fee after determining that the facility's principal mode of business is not the sale of food and that the facility sells only prepackaged foods.

Sec. 41. Minnesota Statutes 2014, section 31.39, subdivision 1, is amended to read:
Subdivision 1. Assessments. The commissioner is hereby authorized and directed to
collect from each commercial cannery an assessment for inspection and services furnished,
and for maintaining a bacteriological laboratory and employing such bacteriologists
and trained and qualified sanitarians as the commissioner may deem necessary. The
assessment to be made on each commercial cannery, for each and every packing season,

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shall not exceed one-half cent per case on all foods packed, canned, or preserved therein, 30.1 30.2 nor shall the assessment in any one calendar year to any one cannery exceed \$6,000 \$12,000, and the minimum assessment to any cannery in any one calendar year shall be 30.3 \$100. The commissioner shall provide appropriate deductions from assessments for the 30.4 net weight of meat, chicken, or turkey ingredients which have been inspected and passed 30.5 for wholesomeness by the United States Department of Agriculture. The commissioner 30.6 may, when the commissioner deems it advisable, graduate and reduce the assessment to 30.7 such sum as is required to furnish the inspection and laboratory services rendered. The 30.8 amount of the assessment shall be due and payable on or before December 31, of each 30.9 year, and if not paid on or before February 15 following, shall bear interest after that date 30.10 at the rate of seven percent per annum, and a penalty of ten percent on the amount of the 30.11 assessment shall also be added and collected. 30.12

Sec. 42. Minnesota Statutes 2014, section 32.394, subdivision 8, is amended to read: 30.13 30.14 Subd. 8. Grade A inspection fees. A processor or marketing organization of milk, milk products, sheep milk, or goat milk who wishes to market Grade A milk or use the 30.15 Grade A label must apply for Grade A inspection service from the commissioner. A 30.16 pasteurization plant requesting Grade A inspection service must hold a Grade A permit 30.17 and pay an annual inspection fee of no more than \$500. For Grade A farm inspection 30.18 service, the fee must be no more than \$50 \$150 per farm, paid annually by the processor 30.19 or by the marketing organization on behalf of its patrons. For a farm requiring a 30.20 reinspection in addition to the required biannual inspections, an additional fee must be 30.21 30.22 paid by the processor or by the marketing organization on behalf of its patrons. The fee for reinspection of a farm with fewer than 100 cows is \$60 per reinspection. The fee for 30.23 reinspection of a farm with 100 or more cows is \$150 per reinspection. 30.24

Sec. 43. Minnesota Statutes 2014, section 32.394, subdivision 8b, is amended to read: 30.25 Subd. 8b. Manufacturing grade farm certification. A processor or marketing 30.26 organization of milk, milk products, sheep milk, or goat milk who wishes to market other 30.27 than Grade A milk must apply for a manufacturing grade farm certification inspection 30.28 from the commissioner. A manufacturing plant that pasteurizes milk or milk by-products 30.29 must pay an annual fee based on the number of pasteurization units. This fee must not 30.30 exceed \$140 per unit. The fee for farm certification inspection must not be more than \$25 30.31 \$75 per farm to be paid annually by the processor or by the marketing organization on 30.32 behalf of its patrons. For a farm requiring more than the one inspection for certification, a 30.33

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- reinspection fee of \$45 must be paid by the processor or by the marketing organizationon behalf of its patrons.
- Sec. 44. Minnesota Statutes 2014, section 41B.03, subdivision 6, is amended to read: 31.3 Subd. 6. Application fee. The authority may impose a reasonable nonrefundable 31.4 application fee for each application submitted for a beginning farmer loan or a 31.5 seller-sponsored loan. The application fee is initially \$50. The authority may review the 31.6 fee annually and make adjustments as necessary. The fee must be deposited in the state 31.7 treasury and credited to an account in the special revenue fund. Money in the account is 31.8 appropriated to the commissioner for administrative expenses of the beginning farmer 31.9 and seller-sponsored loan programs the Rural Finance Authority administrative account 31.10 established in subdivision 7. 31.11
- 31.12 Sec. 45. Minnesota Statutes 2014, section 41B.03, is amended by adding a subdivision
  31.13 to read:
- 31.14 Subd. 7. Rural Finance Authority administrative account. There is established
  31.15 in the special revenue fund a Rural Finance Authority administrative account. Money in
  31.16 the account, including interest, is appropriated to the commissioner for the administrative
  31.17 expenses of the loan programs administered by the Rural Finance Authority.

Sec. 46. Minnesota Statutes 2014, section 41B.04, subdivision 17, is amended to read: 31.18 Subd. 17. Application and origination fee. The authority may impose a reasonable 31.19 31.20 nonrefundable application fee for each application and an origination fee for each loan issued under the loan restructuring program. The origination fee is 1.5 percent of the 31.21 authority's participation interest in the loan and the application fee is \$50. The authority 31.22 31.23 may review the fees annually and make adjustments as necessary. The fees must be deposited in the state treasury and credited to an account in the special revenue fund. 31.24 Money in the account is appropriated to the commissioner for administrative expenses 31.25 of the loan restructuring program the Rural Finance Authority administrative account 31.26 established in section 41B.03. 31.27

Sec. 47. Minnesota Statutes 2014, section 41B.043, subdivision 3, is amended to read:
Subd. 3. Application and origination fee. The authority may impose a reasonable
nonrefundable application fee for each application submitted for a participation issued
under the agricultural improvement loan program. The application fee is initially \$50. The
authority may review the fees annually and make adjustments as necessary. The fees must

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be deposited in the state treasury and credited to an account in the special revenue fund. 32.1

Money in this account is appropriated to the commissioner for administrative expenses of 32.2 the agricultural improvement loan program the Rural Finance Authority administrative 32.3

32.4

account established in section 41B.03.

Sec. 48. Minnesota Statutes 2014, section 41B.045, subdivision 3, is amended to read: 32.5 Subd. 3. Specifications. No loan may be made to refinance an existing debt. Each 32.6 loan participation must be secured by a mortgage on real property and such other security 32.7 as the authority may require. 32.8

Sec. 49. Minnesota Statutes 2014, section 41B.045, subdivision 4, is amended to read: 32.9 Subd. 4. Application and origination fee. The authority may impose a reasonable 32.10 nonrefundable application fee for each application for a loan participation and an 32.11 origination fee for each loan issued under the livestock expansion loan program. The 32.12 32.13 origination fee initially shall be set at 1.5 percent and the application fee at \$50. The authority may review the fees annually and make adjustments as necessary. The fees must 32.14 be deposited in the state treasury and credited to an account in the special revenue fund. 32.15 Money in this account is appropriated to the commissioner for administrative expenses of 32.16 the livestock expansion loan program the Rural Finance Authority administrative account 32.17 established in section 41B.03. 32.18

Sec. 50. Minnesota Statutes 2014, section 41B.046, subdivision 5, is amended to read: 32.19 32.20 Subd. 5. Loans. (a) The authority may participate in a stock loan with an eligible lender to a farmer who is eligible under subdivision 4. Participation is limited to 45 32.21 percent of the principal amount of the loan or \$40,000, whichever is less. The interest 32.22 32.23 rates and repayment terms of the authority's participation interest may differ from the interest rates and repayment terms of the lender's retained portion of the loan, but the 32.24 authority's interest rate must not exceed 50 percent of the lender's interest rate. 32.25

(b) No more than 95 percent of the purchase price of the stock may be financed 32.26 under this program. 32.27

(c) Security for stock loans must be the stock purchased, a personal note executed by 32.28 the borrower, and whatever other security is required by the eligible lender or the authority. 32.29 (d) The authority may impose a reasonable nonrefundable application fee for each 32.30 application for a stock loan. The authority may review the fee annually and make 32.31 adjustments as necessary. The application fee is initially \$50. Application fees received 32.32

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by the authority must be deposited in the revolving loan account established in section
41B.06 Rural Finance Authority administrative account established in section 41B.03.
(e) Stock loans under this program will be made using money in the revolving
loan account established in section 41B.06.
(f) The authority may not grant stock loans in a cumulative amount exceeding
\$2,000,000 for the financing of stock purchases in any one cooperative.

33.7 (g) Repayments of financial assistance under this section, including principal and
33.8 interest, must be deposited into the revolving loan account established in section 41B.06.

33.9 Sec. 51. Minnesota Statutes 2014, section 41B.047, subdivision 1, is amended to read:
33.10 Subdivision 1. Establishment. The authority shall establish and implement a
33.11 disaster recovery loan program to help farmers:

33.12 (1) clean up, repair, or replace farm structures and septic and water systems, as well33.13 as replace seed, other crop inputs, feed, and livestock, when damaged by high winds,

33.14 hail, tornado, or flood; or

33.15 (2) purchase watering systems, irrigation systems, and other drought mitigation
33.16 systems and practices when drought is the cause of the purchase-; or

33.17 (3) restore farmland.

33.18 Sec. 52. Minnesota Statutes 2014, section 41B.047, subdivision 4, is amended to read: 33.19 Subd. 4. **Loans.** (a) The authority may participate in a disaster recovery loan with an eligible lender to a farmer who is eligible under subdivision 3. Participation is limited to 45 percent of the principal amount of the loan or \$50,000, whichever is less. The interest rates and repayment terms of the authority's participation interest may differ from the interest rates and repayment terms of the lender's retained portion of the loan, but the authority's interest rate must not exceed four percent.

33.25 (b) Standards for loan amortization shall be set by the Rural Finance Authority33.26 not to exceed ten years.

33.27 (c) Security for the disaster recovery loans must be a personal note executed by the33.28 borrower and whatever other security is required by the eligible lender or the authority.

(d) The authority may impose a reasonable nonrefundable application fee for a
disaster recovery loan. The authority may review the fee annually and make adjustments
as necessary. The application fee is initially \$50. Application fees received by the
authority must be deposited in the revolving loan account established under section
41B.06 Rural Finance Authority administrative account established in section 41B.03.

02/10/15 REVISOR CKM/SA 15-2197 (e) Disaster recovery loans under this program will be made using money in the 34.1 revolving loan account established under section 41B.06. 34.2 (f) Repayments of financial assistance under this section, including principal and 34.3 interest, must be deposited into the revolving loan account established under section 34.4 41B.06. 34.5 Sec. 53. Minnesota Statutes 2014, section 41B.048, subdivision 6, is amended to read: 34.6 Subd. 6. Loans. (a) The authority may disburse loans through a fiscal agent to 347 farmers and agricultural landowners who are eligible under subdivision 5. The total 34.8 accumulative loan principal must not exceed \$75,000 per loan. 34.9 (b) The fiscal agent may impose a loan origination fee in the amount of one percent 34.10 of the total approved loan. This fee is to be paid by the borrower to the fiscal agent at 34.11 the time of loan closing. 34.12 (c) The loan may be disbursed over a period not to exceed 12 years. 34.13 (d) A borrower may receive loans, depending on the availability of funds, for planted 34.14 areas up to 160 acres for up to: 34.15 (1) the total amount necessary for establishment of the crop; 34.16 (2) the total amount of maintenance costs, including weed control, during the first 34.17 three years; and 34.18 (3) 70 percent of the estimated value of one year's growth of the crop for years 34.19 four through 12. 34.20 (e) Security for the loan must be the crop, a personal note executed by the borrower, an 34.21 34.22 interest in the land upon which the crop is growing, and whatever other security is required by the fiscal agent or the authority. All recording fees must be paid by the borrower. 34.23 (f) The authority may prescribe forms and establish an application process for 34.24 34.25 applicants to apply for a loan. (g) The authority may impose a reasonable, nonrefundable application fee for each 34.26 application for a loan under this program. The application fee is initially \$50. Application 34.27 fees received by the authority must be deposited in the revolving loan account established 34.28 under section 41B.06 Rural Finance Authority administrative account established in 34.29 section 41B.03. 34.30 (h) Loans under the program must be made using money in the revolving loan 34.31 account established under section 41B.06. 34.32 (i) All repayments of financial assistance granted under this section, including 34.33 principal and interest, must be deposited into the revolving loan account established 34.34 under section 41B.06. 34.35

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(j) The interest payable on loans made by the authority for the agroforestry loan
program must, if funded by revenue bond proceeds, be at a rate not less than the rate on the
revenue bonds, and may be established at a higher rate necessary to pay costs associated
with the issuance of the revenue bonds and a proportionate share of the cost of administering
the program. The interest payable on loans for the agroforestry loan program funded from
sources other than revenue bond proceeds must be at a rate determined by the authority.

35.7 (k) Loan principal balance outstanding plus all assessed interest must be repaid
35.8 within 120 days of harvest, but no later than 15 years from planting.

Sec. 54. Minnesota Statutes 2014, section 41B.049, subdivision 4, is amended to read:
Subd. 4. Loans. (a) The authority may make a direct loan or participate in a loan
with an eligible lender to a farmer who is eligible under subdivision 3. Repayment terms
of the authority's participation interest may differ from repayment terms of the lender's
retained portion of the loan. Loans made under this section must be no-interest loans.

35.14 (b) Application for a direct loan or a loan participation must be made on forms35.15 prescribed by the authority.

35.16 (c) Standards for loan amortization shall be set by the Rural Finance Authority35.17 not to exceed ten years.

35.18 (d) Security for the loans must be a personal note executed by the borrower and35.19 whatever other security is required by the eligible lender or the authority.

(e) No loan proceeds may be used to refinance a debt existing prior to application.
(f) The authority may impose a reasonable nonrefundable application fee for
each application for a direct loan or a loan participation. The authority may review the
application fees annually and make adjustments as necessary. The application fee is
initially set at \$100 for a loan under subdivision 1. The fees received by the authority must
be deposited in the revolving loan account established in section 41B.06 Rural Finance
Authority administrative account established in section 41B.03.

Sec. 55. Minnesota Statutes 2014, section 41B.055, subdivision 3, is amended to read: Subd. 3. Loans. (a) The authority may participate in a livestock equipment loan equal to 90 percent of the purchased equipment value with an eligible lender to a farmer who is eligible under subdivision 2. Participation is limited to 45 percent of the principal amount of the loan or \$40,000, whichever is less. The interest rates and repayment terms of the authority's participation interest may differ from the interest rates and repayment terms of the lender's retained portion of the loan, but the authority's interest rate must

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## Sec. 57. [41B.057] FARM OPPORTUNITY LOAN PROGRAM. 36.26

Subdivision 1. Establishment. The commissioner of agriculture shall establish a 36.27 farm opportunity loan program to provide loans that enable farmers to: 36.28

- (1) add value to crops or livestock produced in Minnesota; 36.29
- (2) adopt best management practices that emphasize sufficiency and self-sufficiency; 36.30
- (3) reduce or improve management of agricultural inputs resulting in environmental 36.31
- improvements; or 36.32
- (4) increase production of on-farm energy. 36.33

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37.1	Subd. 2. Loan criteria. (a) The farm opportunity loan program shall provide loans
37.2	for purchase of new or used equipment and installation of equipment for projects that
37.3	make environmental improvements and enhance farm profitability. The loan program
37.4	shall also be used to add value to crops or livestock produced in Minnesota by, but not
37.5	limited to, initiating or expanding livestock product processing; purchasing equipment to
37.6	initiate, upgrade, or modernize value-added agricultural businesses; or increasing farmers'
37.7	processing and aggregating capacity facilitating entry into farm-to-institution and other
37.8	markets. Eligible loan uses do not include expenses related to seeds, fertilizer, fuel, or
37.9	other operating expenses.
37.10	(b) The authority may impose a reasonable, nonrefundable application fee for a farm
37.11	opportunity loan. The authority may review the fee annually and make adjustments as
37.12	necessary. The initial application fee is \$50. Application fees received by the authority
37.13	must be deposited in the Rural Finance Authority administrative account established
37.14	in section 41B.03.
37.15	(c) Loans may only be made to Minnesota residents engaged in farming. Standards
37.16	for loan amortization must be set by the Rural Finance Authority and must not exceed
37.17	ten years.
37.18	(d) The borrower must show the ability to repay the loan.
37.19	(e) Refinancing of existing debt is not an eligible expense.
37.20	(f) Loans under this program must be made using money in the revolving loan
37.21	account established in section 41B.06.
37.22	Subd. 3. Loan participation. The authority may participate in a farm opportunity
37.23	loan with an eligible lender, as defined in section 41B.02, subdivision 8, to a farmer or a
37.24	group of farmers on joint projects who are eligible under subdivision 2, paragraph (c),
37.25	and who are actively engaged in farming. Participation is limited to 45 percent of the
37.26	principal amount of the loan or \$45,000 per individual, whichever is less. For loans to a
37.27	group made up of four or more individuals, participation is limited to 45 percent of the
37.28	principal amount of the loan or \$180,000, whichever is less. The interest rate on the
37.29	loans must not exceed six percent.
37.30	Sec. 58. Minnesota Statutes 2014, section 41B.06, is amended to read:

37.31

41B.06 RURAL FINANCE AUTHORITY REVOLVING LOAN ACCOUNT.

There is established in the rural finance administration fund a Rural Finance Authority revolving loan account that is eligible to receive appropriations and the transfer of loan funds from other programs. All repayments of financial assistance granted from this account, including principal and interest, must be deposited into this account. Interest

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earned on money in the account accrues to the account, and the money in the account is
appropriated to the commissioner of agriculture for purposes of the Rural Finance Authority
livestock equipment, methane digester, disaster recovery, value-added agricultural
product, agroforestry, and agricultural microloan, and farm opportunity loan programs,
including costs incurred by the authority to establish and administer the programs.

Sec. 59. Minnesota Statutes 2014, section 500.24, subdivision 4, is amended to read: 38.6 Subd. 4. Reports. (a) The chief executive officer of every pension or investment 38.7 fund, corporation, limited partnership, limited liability company, or entity that is seeking 38.8 to qualify for an exemption from the commissioner, and the trustee of a family farm trust 38.9 that holds any interest in agricultural land or land used for the breeding, feeding, pasturing, 38.10 growing, or raising of livestock, dairy or poultry, or products thereof, or land used for 38.11 the production of agricultural crops or fruit or other horticultural products, other than a 38.12 bona fide encumbrance taken for purposes of security, or which is engaged in farming 38.13 38.14 or proposing to commence farming in this state after May 20, 1973, shall file with the commissioner a report containing the following information and documents: 38.15

(1) the name of the pension or investment fund, corporation, limited partnership, or
limited liability company and its place of incorporation, certification, or registration;

(2) the address of the pension or investment plan headquarters or of the registered
office of the corporation in this state, the name and address of its registered agent in this state
and, in the case of a foreign corporation, limited partnership, or limited liability company,
the address of its principal office in its place of incorporation, certification, or registration;

(3) the acreage and location listed by quarter-quarter section, township, and county
of each lot or parcel of agricultural land or land used for the keeping or feeding of poultry
in this state owned or leased by the pension or investment fund, limited partnership,
corporation, or limited liability company;

(4) the names and addresses of the officers, administrators, directors, or trustees of
the pension or investment fund, or of the officers, shareholders owning more than ten
percent of the stock, including the percent of stock owned by each such shareholder, the
members of the board of directors of the corporation, and the members of the limited
liability company, and the general and limited partners and the percentage of interest in
the partnership by each partner;

(5) the farm products which the pension or investment fund, limited partnership,
corporation, or limited liability company produces or intends to produce on its agricultural
land;

39.1 (6) with the first report, a copy of the title to the property where the farming operations
are or will occur indicating the particular exception claimed under subdivision 3; and

39.3 (7) with the first or second report, a copy of the conservation plan proposed by the
39.4 soil and water conservation district, and with subsequent reports a statement of whether
39.5 the conservation plan was implemented.

The report of a corporation, trust, limited liability company, or partnership seeking 39.6 to qualify hereunder as a family farm corporation, an authorized farm corporation, an 39.7 authorized livestock farm corporation, a family farm partnership, an authorized farm 39.8 partnership, a family farm limited liability company, an authorized farm limited liability 39.9 company, or a family farm trust or under an exemption from the commissioner shall 39.10 contain the following additional information: the number of shares, partnership interests, 39.11 or governance and financial rights owned by persons or current beneficiaries of a family 39.12 farm trust residing on the farm or actively engaged in farming, or their relatives within 39.13 the third degree of kindred according to the rules of the civil law or their spouses; the 39.14 39.15 name, address, and number of shares owned by each shareholder, partnership interests owned by each partner or governance and financial rights owned by each member, and a 39.16 statement as to percentage of gross receipts of the corporation derived from rent, royalties, 39.17 dividends, interest, and annuities. No pension or investment fund, limited partnership, 39.18 corporation, or limited liability company shall commence farming in this state until the 39.19 commissioner has inspected the report and certified that its proposed operations comply 39.20 with the provisions of this section. 39.21

(b) Every pension or investment fund, limited partnership, trust, corporation, or
limited liability company as described in paragraph (a) shall, prior to April 15 of each
year, file with the commissioner a report containing the information required in paragraph
(a), based on its operations in the preceding calendar year and its status at the end of the
year. A pension or investment fund, limited partnership, corporation, or limited liability
company that does not file the report by April 15 must pay a \$500 civil penalty. The
penalty is a lien on the land being farmed under subdivision 3 until the penalty is paid.

(c) The commissioner may, for good cause shown, issue a written waiver or 39.29 reduction of the civil penalty for failure to make a timely filing of the annual report 39.30 required by this subdivision. The waiver or reduction is final and conclusive with respect 39.31 to the civil penalty, and may not be reopened or modified by an officer, employee, or 39.32 agent of the state, except upon a showing of fraud or malfeasance or misrepresentation 39.33 of a material fact. The report required under paragraph (b) must be completed prior to a 39.34 reduction or waiver under this paragraph. The commissioner may enter into an agreement 39.35 under this paragraph only once for each corporation or partnership. 39.36

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40.1	(d) All reports required	by paragraph (a) shall inclu	de a filing fee of \$15.	The fee
40.2	must be deposited in the state	treasury and credited to an	account in the special	revenue
40.3	fund. Money in the account, i	ncluding interest, is appropriate	riated to the commission	oner for
40.4	the administrative expenses of	f this section.		
40.5	(d) (e) Failure to file a re	equired report or the willful	filing of false informa	ation is a
40.6	gross misdemeanor.			
40.7	Sec. 60. BALANCES TR	ANSFERRED; ACCOUN	TS ABOLISHED.	
40.8	The balances in the acco	ounts created under sections	41B.03, subdivision 6	6; 41B.04,
40.9	subdivision 17; 41B.043, subd	division 3; and 41B.045, sub	odivision 4, are transfe	erred to
40.10	the Rural Finance Authority a	dministrative account estab	lished under section 4	1B.03,
40.11	subdivision 7, and the origina	l accounts are abolished.		
40.12	The balance in the account	unt created under section 17	.115 is transferred to t	he Rural
40.13	Finance Authority revolving l	oan account established und	der section 41B.06, an	d the
40.14	original account is abolished.			
40.15	Sec. 61. <u>REPEALER.</u>			
40.16		4, sections 17.115; 28A.08,	subdivision 3; and 41.	<u>A.12,</u>
40.17	subdivision 4, are repealed.			
40.18		ARTICLE 3		
40.19	ENVIRONMENT AN	D NATURAL RESOURC	ES APPROPRIATIO	DNS
40.20	Section 1. ENVIRONMENT	AND NATURAL RESOU	IRCES APPROPRIA	TIONS.
40.21	The sums shown in the	columns marked "Appropria	ations" are appropriate	ed to the
40.22	agencies and for the purposes	specified in this article. The	e appropriations are fr	rom the
40.23	general fund, or another name	ed fund, and are available for	or the fiscal years indic	cated
40.24	for each purpose. The figures	"2016" and "2017" used in	this article mean that	the
40.25	appropriations listed under the	em are available for the fisca	al year ending June 30	, 2016, or
40.26	June 30, 2017, respectively. "	The first year" is fiscal year 2	2016. "The second yea	ar" is fiscal
40.27	year 2017. "The biennium" is	fiscal years 2016 and 2017.	Appropriations for th	ne fiscal
40.28	year ending June 30, 2015, are	e effective the day following	g final enactment.	
40.29 40.30 40.31 40.32			APPROPRIATION Available for the Ye Ending June 30 2016	

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41.1	Sec. 2. POLLUTION	CONTROL AC	GENCY		
41.2	Subdivision 1. Total A	opropriation	<u>\$</u>	<u>92,087,000</u> <u>\$</u>	93,615,000
41.3	Appropria	tions by Fund			
41.4		<u>2016</u>	2017		
41.5	General	6,468,000	6,758,000		
41.6 41.7	State Government Special Revenue	75,000	75,000		
41.7	Environmental	73,930,000	<u>73,000</u> 74,998,000		
41.9	Remediation	11,614,000	11,784,000		
41.10	The amounts that may b	e spent for eac	h		
	purpose are specified in	•	<u>11</u>		
41.11		the following			
41.12	subdivisions.				
41.13	Subd. 2. Water			25,838,000	26,231,000
41.14	Appropria	tions by Fund			
41.15		<u>2016</u>	2017		
41.16	<u>General</u>	3,757,000	3,777,000		
41.17 41.18	State Government Special Revenue	75,000	75,000		
41.19	Environmental	22,006,000	22,379,000		
41.20	\$1,959,000 the first year and \$1,959,000				
41.21	the second year are for grants to delegated				
41.22	counties to administer the county feedlot				
41.23	program under Minnesota Statutes, section				
41.24	116.0711, subdivisions 2 and 3. Money				
41.25	remaining after the first year is available for				
41.26	the second year.				
41.27	\$753,000 the first year and \$765,000 the				
41.28	second year are from the environmental				
41.29	fund to address the need for continued				
41.30	increased activity in the areas of new				
41.31	technology review, technical assistance				
41.32	for local governments, and enforcement				
41.33	under Minnesota Statute	es, sections 115.	.55		
41.34	to 115.58, and to complete	ete the requirem	nents		
41.35	of Laws 2003, chapter 1	28, article 1, se	ction		
41.36	<u>165.</u>				

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42.1	\$400,000 the first year and \$400,000
42.2	the second year are for the clean water
42.3	partnership program. Any unexpended
42.4	balance in the first year does not cancel but
42.5	is available in the second year. Priority shall
42.6	be given to projects preventing impairments
42.7	and degradation of lakes, rivers, streams,
42.8	and groundwater according to Minnesota
42.9	Statutes, section 114D.20, subdivision 2,
42.10	<u>clause (4).</u>
42.11	\$673,000 the first year and \$683,000 the
42.12	second year are from the environmental
42.13	fund for subsurface sewage treatment
42.14	system (SSTS) program administration
42.15	and community technical assistance and
42.16	education, including grants and technical
42.17	assistance to communities for water quality
42.18	protection. Of this amount, \$129,000 each
42.19	year is for assistance to counties through
42.20	grants for SSTS program administration.
42.21	A county receiving a grant from this
42.22	appropriation shall submit the results
42.23	achieved with the grant to the commissioner
42.24	as part of its annual SSTS report. Any
42.25	unexpended balance in the first year does not
42.26	cancel but is available in the second year.
42.27	\$107,000 the first year and \$109,000 the
42.28	second year are from the environmental fund
42.29	for registration of wastewater laboratories.
42.30	Notwithstanding Minnesota Statutes, section
42.31	16A.28, the appropriations encumbered on or
42.32	before June 30, 2017, as grants or contracts
42.33	for SSTS's, surface water and groundwater
42.34	assessments, total maximum daily loads,
42.35	storm water, and water quality protection in

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43.1	this subdivision are available until June 30,				
43.2	2020.				
43.3	Subd. 3. Air			15,640,000	16,087,000
43.4	App	ropriations by Fun	d		
43.5		2016	<u>2017</u>		
43.6	Environmental	15,640,000	16,087,000		
43.7	\$202,000 the first	year and \$204,000	the		
43.8	second year are from	om the environmen	tal fund		
43.9	for a monitoring pr	rogram under Minr	nesota		
43.10	Statutes, section 11	16.454.			
43.11	Up to \$150,000 the	e first year and \$15	0,000		
43.12	the second year ma	ay be transferred fr	om the		
43.13	environmental fune	d to the small busin	ness		
43.14	environmental imp	provement loan acc	ount		
43.15	established in Min	nesota Statutes, see	ction		
43.16	<u>116.993.</u>				
43.17	\$126,000 the first year and \$127,000 the				
43.18	second year are from the environmental fund				
43.19	for monitoring ambient air for hazardous				
43.20	pollutants in the metropolitan area.				
43.21	<u>\$214,000 the first year and \$219,000 the</u>				
43.22	second year are from the environmental				
43.23	fund for systematic, localized monitoring				
43.24	efforts in the state that sample ambient air				
43.25	to determine whether significant localized				
43.26	differences exist. The commissioner, when				
43.27	selecting areas to monitor, shall give priority				
43.28	to areas where low income, indigenous				
43.29	American Indians, and communities of				
43.30	color are disproportionately impacted by				
43.31	pollution from highway traffic, air traffic,				
43.32	and industrial sour	ces.			
43.33	\$691,000 the first	year and \$693,000	the		
43.34	second year are from	om the environmer	ntal		
43.35	fund for emission	reduction activities	and		

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44.1	grants to small businesses and other nonpoint					
44.2	emission reduction ef	forts. Any unexpe	nded			
44.3	balance in the first yea	r does not cancel	but is			
44.4	available in the secon	d year.				
44.5	Subd. 4. Land			18,645,000	18,934,000	
44.6	Approp	riations by Fund				
44.7		2016	<u>2017</u>			
44.8	Environmental	7,031,000	7,150,000			
44.9	Remediation	11,614,000	11,784,000			
44.10	All money for enviro	nmental response,				
44.11	compensation, and co	mpliance in the				
44.12	remediation fund not	otherwise appropr	iated			
44.13	is appropriated to the	commissioners of	the			
44.14	Pollution Control Age	ency and agricultu	ire			
44.15	for purposes of Minne	esota Statutes, sec	tion			
44.16	115B.20, subdivision 2, clauses (1), (2),					
44.17	(3), (6), and (7). At the beginning of each					
44.18	fiscal year, the two co	mmissioners shal				
44.19	jointly submit an ann	ual spending plan				
44.20	to the commissioner of					
44.21	budget that maximizes the utilization of					
44.22	resources and appropriately allocates the					
44.23	money between the two departments. This					
44.24	appropriation is available until June 30, 2017.					
44.25	\$4,279,000 the first year and \$4,343,000 the					
44.26	second year are from the remediation fund					
44.27	for purposes of the leaking underground					
44.28	storage tank program to investigate, clean up,					
44.29	and prevent future releases from underground					
44.30	petroleum storage tanks, and to the petroleum					
44.31	remediation program for purposes of vapor					
44.32	assessment and remed	liation. These san	ne			
44.33	annual amounts are tr	ansferred from th	e			
44.34	petroleum tank fund t	the remediation	fund.			

45.1	\$252,000 the first year and \$252,000 the					
45.2	second year are from the remediation fund					
45.3	for transfer to the commissioner of health for					
45.4	private water supply monitoring and health					
45.5	assessment costs in areas contaminated					
45.6	by unpermitted mixed municipal solid					
45.7	waste disposal facilities and drinking water					
45.8	advisories and public information activities					
45.9	for areas contaminated by hazardous releases.					
45.10 45.11	Subd. 5. Environmental Assistance and Cross-Media	<u>31,964,000</u>	32,363,000			
45.12	Appropriations by Fund					
45.13	<u>2016</u> <u>2017</u>					
45.14	Environmental 29,253,000 29,382,000					
45.15	<u>General</u> <u>2,711,000</u> <u>2,981,000</u>					
45.16	\$17,250,000 the first year and \$17,250,000					
45.17	the second year are from the environmental					
45.18	fund for SCORE block grants to counties.					
45.19	\$119,000 the first year and \$119,000 the					
45.20	second year are from the environmental					
45.21	fund for environmental assistance grants					
45.22	or loans under Minnesota Statutes, section					
45.23	115A.0716. Any unencumbered grant and					
45.24	loan balances in the first year do not cancel					
45.25	but are available for grants and loans in the					
45.26	second year.					
45.27	\$90,000 the first year and \$90,000 the					
45.28	second year are from the environmental fund					
45.29	for duties related to harmful chemicals in					
45.30	products under Minnesota Statutes, sections					
45.31	116.9401 to 116.9407. Of this amount,					
45.32	\$57,000 each year is transferred to the					
45.33	commissioner of health.					
45.34	\$203,000 the first year and \$207,000 the					
45.35	second year are from the environmental					

46.1	fund for the costs of implementing general
46.2	operating permits for feedlots over 1,000
46.3	animal units.
46.4	\$566,000 the first year and \$579,000 the
46.5	second year are from the general fund and
46.6	\$192,000 the first year and \$192,000 the
46.7	second year are from the environmental fund
46.8	for Environmental Quality Board operations
46.9	and support.
46.10	\$500,000 the first year from the general
46.11	fund is a onetime appropriation to
46.12	the Environmental Quality Board for
46.13	development of a Web-based environmental
46.14	review tool.
46.15	\$50,000 the first year and \$50,000 the second
46.16	year are from the environmental fund for
46.17	transfer to the Office of Administrative
46.18	Hearings to establish sanitary districts.
46.19	\$503,000 the first year and \$507,000 the
46.20	second year are from the general fund for
46.21	the Environmental Quality Board to lead
46.22	an interagency team to provide technical
46.23	assistance regarding the mining, processing,
46.24	and transporting of silica sand.
46.25	\$900,000 the first year and \$900,000 the
46.26	second year are from the environmental fund
46.27	to develop and maintain systems to support
46.28	permitting and regulatory business processes
46.29	and agency data.
46.30	\$380,000 the first year and \$855,000 the
46.31	second year are from the general fund
46.32	for transfer to the Office of the Revisor
46.33	of Statutes to develop and maintain a
46.34	Web-based rulemaking system. The base
46.35	in fiscal year 2018 and fiscal year 2019 is

47.1

47.2

47.3

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47.4 <u>second year are from the general fund to</u>

to the Office of the Revisor of Statutes.

\$543,000 the first year and \$826,000 the

\$430,000 from the general fund for transfer

- 47.5 <u>enhance awareness of and reduce priority</u>
- 47.6 chemicals in consumer products. Of this
- 47.7 <u>amount, \$104,000 the first year and \$124,000</u>
- 47.8 <u>the second year are for transfer to the</u>
- 47.9 Department of Commerce and \$104,000 the
- 47.10 first year and \$104,000 the second year are
- 47.11 for transfer to the Department of Health.
- 47.12 <u>This is a onetime appropriation from the</u>
- 47.13 general fund.
- 47.14 <u>All money deposited in the environmental</u>
- 47.15 <u>fund for the metropolitan solid waste</u>
- 47.16 <u>landfill fee in accordance with Minnesota</u>
- 47.17 Statutes, section 473.843, and not otherwise
- 47.18 <u>appropriated</u>, is appropriated for the purposes
- 47.19 of Minnesota Statutes, section 473.844.
- 47.20 Notwithstanding Minnesota Statutes, section
- 47.21 <u>16A.28</u>, the appropriations encumbered on
- 47.22 or before June 30, 2017, as contracts or
- 47.23 grants for surface water and groundwater
- 47.24 <u>assessments; environmental assistance</u>
- 47.25 awarded under Minnesota Statutes, section
- 47.26 <u>115A.0716; technical and research assistance</u>
- 47.27 <u>under Minnesota Statutes, section 115A.152;</u>
- 47.28 <u>technical assistance under Minnesota</u>
- 47.29 Statutes, section 115A.52; and pollution
- 47.30 prevention assistance under Minnesota
- 47.31 <u>Statutes, section 115D.04, are available until</u>
- 47.32 June 30, 2019.
- 47.33 Sec. 3. NATURAL RESOURCES
- 47.34 <u>Subdivision 1.</u> Total Appropriation

**\$ 262,250,000 \$ 26** 

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5,521,000

48.1	Approp	riations by Fund			
48.2		2016	2017		
48.3	General	74,245,000	74,307,000		
48.4	Natural Resources	85,973,000	86,933,000		
48.5	Game and Fish	101,732,000	102,258,000		
48.6	Remediation	100,000	100,000		
48.7	Permanent School	200,000	200,000		
48.8	The amounts that may	y be spent for ea	<u>ch</u>		
48.9	purpose are specified	in the following			
48.10	subdivisions.				
48.11	Subd. 2. Land and	Mineral Resour	·ces		
48.12	Management			5,451,000	
40.12	Annron	riations by Fund			
48.13 48.14	Approp	2016	2017		
48.14	General	<u>2010</u> 1,575,000			
48.16	Natural Resources	3,332,000			
48.17	Game and Fish	344,000	344,000		
48.18	Permanent School	200,000	200,000		
48.19	\$68,000 the first year		-		
48.20	second year are for m	inerals cooperation	ve		
48.21	environmental researce	ch, of which \$34,	000		
48.22	the first year and \$34,	000 the second y	ear are		
48.23	available only as mate	ched by \$1 of nor	nstate		
48.24	money for each \$1 of	state money. Th	ne		
48.25	match may be cash or in-kind.				
48.26	\$251,000 the first year and \$251,000 the				
48.27	second year are for ir	on ore cooperati	ve		
48.28	research. Of this amore	unt, \$200,000 eac	ch year		
48.29	is from the minerals r	nanagement acco	ount		
48.30	in the natural resources fund. \$175,000 the				
48.31	first year and \$175,000 the second year are				
48.32	available only as mate	ched by \$1 of nor	nstate		
48.33	money for each \$1 of	state money. The	match		
48.34	may be cash or in-kin	d. Any unencum	bered		
48.35	balance from the first	year does not ca	ncel		
48.36	and is available in the	e second year.			

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33,443,000

49.1	\$2,755,000 the first year and \$2,815,000
49.2	the second year are from the minerals
49.3	management account in the natural resources
49.4	fund for use as provided in Minnesota
49.5	Statutes, section 93.2236, paragraph (c),
49.6	for mineral resource management, projects
49.7	to enhance future mineral income, and
49.8	projects to promote new mineral resource
49.9	opportunities.
49.10	\$200,000 the first year and \$200,000 the
49.11	second year are from the state forest suspense
49.12	account in the permanent school fund to
49.13	accelerate land exchanges, land sales, and
49.14	commercial leasing of school trust lands and
49.15	to identify, evaluate, and lease construction
49.16	aggregate located on school trust lands. This
49.17	appropriation is to be used for securing
49.18	long-term economic return from the
49.19	school trust lands consistent with fiduciary
49.20	responsibilities and sound natural resources
49.21	conservation and management principles.
49.22	Subd. 3.Ecological and Water Resources33,155,000
49.23	Appropriations by Fund
49.24	<u>2016</u> <u>2017</u>
49.25	General <u>16,920,000</u> <u>17,025,000</u>
49.26	Natural Resources 11,445,000 11,504,000
49.27	
	Game and Fish         4,790,000         4,914,000
49.28	
49.28 49.29	Game and Fish         4,790,000         4,914,000
	Game and Fish       4,790,000       4,914,000         \$4,200,000 the first year and \$4,200,000 the
49.29	Game and Fish4,790,0004,914,000\$4,200,000 the first year and \$4,200,000 the second year are from the invasive species
49.29 49.30	Game and Fish4,790,0004,914,000\$4,200,000 the first year and \$4,200,000 thesecond year are from the invasive speciesaccount in the natural resources fund and
49.29 49.30 49.31	Game and Fish4,790,0004,914,000\$4,200,000 the first year and \$4,200,000 thesecond year are from the invasive speciesaccount in the natural resources fund and\$3,206,000 the first year and \$3,206,000 the
<ul><li>49.29</li><li>49.30</li><li>49.31</li><li>49.32</li></ul>	Game and Fish4,790,0004,914,000\$4,200,000 the first year and \$4,200,000 thesecond year are from the invasive speciesaccount in the natural resources fund and\$3,206,000 the first year and \$3,206,000 thesecond year are from the general fund for
<ul> <li>49.29</li> <li>49.30</li> <li>49.31</li> <li>49.32</li> <li>49.33</li> </ul>	Game and Fish4,790,0004,914,000\$4,200,000 the first year and \$4,200,000 thesecond year are from the invasive speciesaccount in the natural resources fund and\$3,206,000 the first year and \$3,206,000 thesecond year are from the general fund formanagement, public awareness, assessment
<ul> <li>49.29</li> <li>49.30</li> <li>49.31</li> <li>49.32</li> <li>49.33</li> <li>49.34</li> </ul>	Game and Fish4,790,0004,914,000\$4,200,000 the first year and \$4,200,000 thesecond year are from the invasive speciesaccount in the natural resources fund and\$3,206,000 the first year and \$3,206,000 thesecond year are from the general fund formanagement, public awareness, assessmentand monitoring research, and water access

50.1	public waters; and management of terrestrial
50.2	invasive species on state-administered lands.
50.3	\$5,000,000 the first year and \$5,000,000 the
50.4	second year are from the water management
50.5	account in the natural resources fund for only
50.6	the purposes specified in Minnesota Statutes,
50.7	section 103G.27, subdivision 2.
50.8	\$103,000 the first year and \$103,000 the
50.9	second year are for a grant to the Mississippi
50.10	Headwaters Board for up to 50 percent of
50.11	the cost of implementing the comprehensive
50.12	plan for the upper Mississippi within areas
50.13	under the board's jurisdiction.
50.14	\$10,000 the first year and \$10,000 the second
50.15	year are for payment to the Leech Lake Band
50.16	of Chippewa Indians to implement the band's
50.17	portion of the comprehensive plan for the
50.18	upper Mississippi.
50.19	\$264,000 the first year and \$264,000 the
50.20	second year are for grants for up to 50
50.21	percent of the cost of implementation of the
50.22	Red River mediation agreement.
50.23	\$2,393,000 the first year and \$2,393,000
50.24	the second year are from the heritage
50.25	enhancement account in the game and
50.26	fish fund for only the purposes specified
50.27	in Minnesota Statutes, section 297A.94,
50.28	paragraph (e), clause (1).
50.29	\$950,000 the first year and \$950,000 the
50.30	second year are from the nongame wildlife
50.31	management account in the natural resources
50.32	fund for the purpose of nongame wildlife
50.33	management. Notwithstanding Minnesota
50.34	Statutes, section 290.431, \$100,000 the first
50.35	year and \$100,000 the second year may

<u>38,656,000</u> <u>39,060,000</u>

51.1	be used for nongame wildlife information,	
51.2	education, and promotion.	
51.3	\$6,000,000 the first year and \$6,000,000 the	
51.4	second year are from the general fund for the	
51.5	following activities:	
51.6	(1) financial reimbursement and technical	
51.7	support to soil and water conservation	
51.8	districts or other local units of government	
51.9	for groundwater level monitoring;	
51.10	(2) surface water monitoring and analysis,	
51.11	including installation of monitoring gauges;	
51.12	(3) groundwater analysis to assist with water	
51.13	appropriation permitting decisions;	
51.14	(4) permit application review incorporating	
51.15	surface water and groundwater technical	
51.16	analysis;	
51.17	(5) precipitation data and analysis to improve	
51.18	the use of irrigation;	
51.19	(6) information technology, including	
51.20	electronic permitting and integrated data	
51.21	systems; and	
51.22	(7) compliance and monitoring.	
51.23	Subd. 4. Forest Management	
51.24	Appropriations by Fund	
51.25	2016 2017	
51.26	General 26,246,000 26,650,00	0
51.27	<u>Natural Resources</u> <u>11,123,000</u> <u>11,123,00</u>	0
51.28	Game and Fish <u>1,287,000</u> <u>1,287,000</u>	<u>0</u>
51.29	\$7,145,000 the first year and \$7,145,000	
51.30	the second year are for prevention,	
51.31	presuppression, and suppression costs of	
51.32	emergency firefighting and other costs	
51.33	incurred under Minnesota Statutes, section	
51.34	88.12. The amount necessary to pay for	

52.1	presuppression and suppression costs during
52.2	the biennium is appropriated from the general
52.3	<u>fund.</u>
52.4	By January 15 of each year, the commissioner
52.5	of natural resources shall submit a report to
52.6	the chairs and ranking minority members
52.7	of the house and senate committees
52.8	and divisions having jurisdiction over
52.9	environment and natural resources finance,
52.10	identifying all firefighting costs incurred
52.11	and reimbursements received in the prior
52.12	fiscal year. These appropriations may
52.13	not be transferred. Any reimbursement
52.14	of firefighting expenditures made to the
52.15	commissioner from any source other than
52.16	federal mobilizations shall be deposited into
52.17	the general fund.
52.18	\$11,123,000 the first year and \$11,123,000
52.19	the second year are from the forest
52.20	management investment account in the
52.21	natural resources fund for only the purposes
52.22	specified in Minnesota Statutes, section
52.23	89.039, subdivision 2.
52.24	\$1,287,000 the first year and \$1,287,000
52.25	the second year are from the heritage
52.26	enhancement account in the game and fish
52.27	fund to advance ecological classification
52.28	systems (ECS) scientific management tools
52.29	for forest and invasive species management.
52.30	This appropriation is from revenue deposited
52.31	in the game and fish fund under Minnesota
52.32	Statutes, section 297A.94, paragraph (e),
52.33	clause (1).
52.34	\$580,000 the first year and \$580,000 the
52.35	second year are for the Forest Resources

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53.1	Council for implementation of the			
53.2	Sustainable Forest Resources Act.			
53.3	\$250,000 the first year and \$250,000 the			
53.4	second year are for the FORIST system.			
53.5	Subd. 5. Parks and Trails Manageme	nt	73,273,000	74,025,000
53.6	Appropriations by Fund			
53.7	2016	2017		
53.8	<u>General</u> <u>23,577,000</u>	23,777,000		
53.9	Natural Resources 47,430,000	47,975,000		
53.10	<u>Game and Fish</u> 2,266,000	2,273,000		
53.11	\$1,075,000 the first year and \$1,075,000	) the		
53.12	second year are from the water recreation	on		
53.13	account in the natural resources fund for	<u>or</u>		
53.14	enhancing public water access facilities.	<u>.</u>		
53.15	\$5,740,000 the first year and \$5,740,000			
53.16	second year are from the natural resource	ces		
53.17	fund for state trail, park, and recreation area			
53.18	operations. This appropriation is from t	he		
53.19	revenue deposited in the natural resources			
53.20	fund under Minnesota Statutes, section			
53.21	297A.94, paragraph (e), clause (2).			
53.22	\$1,005,000 the first year and \$1,005,000	) the		
53.23	second year are from the natural resource	ces		
53.24	fund for park and trail grants to local un	its of		
53.25	government on land to be maintained for	or at		
53.26	least 20 years for the purposes of the gra	ants.		
53.27	This appropriation is from the revenue			
53.28	deposited in the natural resources fund			
53.29	under Minnesota Statutes, section 297A			
53.30	paragraph (e), clause (4). Any unencum	bered		
53.31	balance does not cancel at the end of the	<u>e first</u>		
53.32	year and is available for the second year			
53.33	<u>\$8,424,000 the first year and \$8,424,00</u>	<u>0</u>		
53.34	the second year are from the snowmobi	le		
53.35	trails and enforcement account in the			

54.1	natural resources fund for the snowmobile
54.2	grants-in-aid program. Any unencumbered
54.3	balance does not cancel at the end of the first
54.4	year and is available for the second year.
54.5	\$1,460,000 the first year and \$1,460,000 the
54.6	second year are from the natural resources
54.7	fund for the off-highway vehicle grants-in-aid
54.8	program. Of this amount, \$1,210,000 each
54.9	year is from the all-terrain vehicle account;
54.10	\$150,000 each year is from the off-highway
54.11	motorcycle account; and \$100,000 each year
54.12	is from the off-road vehicle account. Any
54.13	unencumbered balance does not cancel at the
54.14	end of the first year and is available for the
54.15	second year.
54.16	\$75,000 the first year and \$75,000 the second
54.17	year are from the cross-country ski account
54.18	in the natural resources fund for grooming
54.19	and maintaining cross-country ski trails in
54.20	state parks, trails, and recreation areas.
54.21	\$250,000 the first year and \$250,000 the
54.22	second year are from the state land and
54.23	water conservation account (LAWCON)
54.24	in the natural resources fund for priorities
54.25	established by the commissioner for eligible
54.26	state projects and administrative and
54.27	planning activities consistent with Minnesota
54.28	Statutes, section 84.0264, and the federal
54.29	Land and Water Conservation Fund Act.
54.30	Any unencumbered balance does not cancel
54.31	at the end of the first year and is available for
54.32	the second year.
54.33	The base for parks and trails operations in
54.34	fiscal year 2018 and thereafter is \$47,750,000.

<u>70,820,000</u> <u>71,503,000</u>

55.1	Approp	riations by Fund			
55.2		2016	2017		
55.3	Natural Resources	1,908,000	1,912,000		
55.4	Game and Fish	68,912,000	69,591,000		
55.5	<u>\$8,167,000 the first ye</u>	ear and \$8,167,00	<u>00</u>		
55.6	the second year are fr	om the heritage			
55.7	enhancement account	in the game and	fish		
55.8	fund only for activities	specified in Mini	nesota		
55.9	Statutes, section 297A	.94, paragraph (e	e),		
55.10	clause (1). Notwithsta	anding Minnesota	1		
55.11	Statutes, section 297A	.94, five percent	of		
55.12	this appropriation may	be used for expa	nding		
55.13	hunter and angler recr	uitment and reten	tion.		
55.14	Notwithstanding Min	nesota Statutes, se	ection		
55.15	84.943, \$13,000 the fi	rst year and \$13,	000		
55.16	the second year from	the critical habita	<u>ut</u>		
55.17	private sector matchin	g account may be	eused		
55.18	to publicize the critica	l habitat license	olate		
55.19	match program.				
55.20	The game and fish fur	nd base for fish a	nd		
55.21	wildlife management	in fiscal year 201	8 and		
55.22	thereafter is \$66,409,0	000.			
55.23	Subd. 7. Enforcemen	<u>it</u>		39,575,000	38,926,000
55.24	Approp	riations by Fund			
55.25		2016	2017		
55.26	General	4,927,000	4,270,000		
55.27	Natural Resources	10,415,000	10,707,000		
55.28	Game and Fish	24,133,000	23,849,000		
55.29	Remediation	100,000	100,000		
55.30	<u>\$870,000 the first yea</u>	r and \$130,000 tl	ne		
55.31	second year from the	general fund and			
55.32	\$1,330,000 the first ye				
		· · · · · · · · · · · · · · · · · · ·			

- 55.33 second year from the game and fish fund are
- 55.34 <u>for aviation services. This appropriation is</u>
- 55.35 <u>onetime.</u>

56.1	\$1,718,000 the first year and \$1,718,000 the
56.1	\$1,718,000 the first year and \$1,718,000 the
56.2	second year are from the general fund for
56.3	enforcement efforts to prevent the spread of
56.4	aquatic invasive species.
56.5	\$1,537,000 the first year and \$1,580,000
56.6	the second year are from the heritage
56.7	enhancement account in the game and
56.8	fish fund for only the purposes specified
56.9	in Minnesota Statutes, section 297A.94,
56.10	paragraph (e), clause (1). The base for these
56.11	purposes in fiscal year 2018 and thereafter is
56.12	<u>\$1,590,000.</u>
56.13	\$1,082,000 the first year and \$1,082,000 the
56.14	second year are from the water recreation
56.15	account in the natural resources fund for
56.16	grants to counties for boat and water safety.
56.17	Any unencumbered balance does not cancel
56.18	at the end of the first year and is available for
56.19	the second year.
56.20	\$315,000 the first year and \$315,000 the
56.21	second year are from the snowmobile
56.22	trails and enforcement account in the
56.23	natural resources fund for grants to local
56.24	law enforcement agencies for snowmobile
56.25	enforcement activities. Any unencumbered
56.26	balance does not cancel at the end of the first
56.27	year and is available for the second year.
56.28	\$250,000 the first year and \$250,000 the
56.29	second year are from the all-terrain vehicle
56.30	account for grants to qualifying organizations
56.31	to assist in safety and environmental
56.32	education and monitoring trails on public
56.33	lands under Minnesota Statutes, section
56.34	84.9011. Grants issued under this paragraph:
56.35	(1) must be issued through a formal

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57.1	agreement with the organization; and
57.2	(2) must not be used as a substitute for
57.3	traditional spending by the organization.
57.4	By December 15 each year, an organization
57.5	receiving a grant under this paragraph shall
57.6	report to the commissioner with details on
57.7	expenditures and outcomes from the grant.
57.8	Of this appropriation, \$25,000 each year
57.9	is for administration of these grants. Any
57.10	unencumbered balance does not cancel at the
57.11	end of the first year and is available for the
57.12	second year.
57.13	\$510,000 the first year and \$510,000
57.14	the second year are from the natural
57.15	resources fund for grants to county law
57.16	enforcement agencies for off-highway
57.17	vehicle enforcement and public education
57.18	activities based on off-highway vehicle use
57.19	in the county. Of this amount, \$498,000 each
57.20	year is from the all-terrain vehicle account;
57.21	\$11,000 each year is from the off-highway
57.22	motorcycle account; and \$1,000 each year
57.23	is from the off-road vehicle account. The
57.24	county enforcement agencies may use
57.25	money received under this appropriation
57.26	to make grants to other local enforcement
57.27	agencies within the county that have a high
57.28	concentration of off-highway vehicle use.
57.29	Of this appropriation, \$25,000 each year
57.30	is for administration of these grants. Any
57.31	unencumbered balance does not cancel at the
57.32	end of the first year and is available for the
57.33	second year.
57.34	The natural resources fund base for
57.35	enforcement in fiscal year 2018 and

57.36 thereafter is \$10,834,000. The game and fish

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58.1	fund base for enforcement in fiscal year 2018				
58.2	and thereafter is \$23,988,000.				
58.3	Subd. 8. Operations Sup	port		1,320,000	1,320,000
58.4	Appropriati	ons by Fund			
58.5		<u>2016</u> <u>20</u>	017		
58.6	General	<u>1,000,000</u> <u>1</u>	,000,000		
58.7	Natural Resources	320,000	320,000		
58.8	\$320,000 the first year an	d \$320,000 the			
58.9	second year are from the	natural resources			
58.10	fund for grants to be divid	ed equally betwee	n		
58.11	the city of St. Paul for the	e Como Park Zoo			
58.12	and Conservatory and the	city of Duluth			
58.13	for the Duluth Zoo. This	appropriation			
58.14	is from the revenue depos	ited to the fund			
58.15	under Minnesota Statutes,	section 297A.94,			
58.16	paragraph (e), clause (5).				
58.17	The base is \$500,000 each	n year from the			
58.18	general fund starting in fis	cal year 2018.			
58.18 58.19 58.20	general fund starting in fis Sec. 4. <u>BOARD OF WA</u> <u>RESOURCES</u>		<u>-</u> <u>\$</u>	<u>12,795,000</u> §	<u>12,769,000</u>
58.19	Sec. 4. <b>BOARD OF WA</b>	TER AND SOIL	<u>\$</u>	<u>12,795,000</u> <u>\$</u>	<u>12,769,000</u>
58.19 58.20	Sec. 4. BOARD OF WA RESOURCES	TER AND SOIL nd \$3,423,000 the	<u>\$</u>	<u>12,795,000</u> <u>\$</u>	<u>12,769,000</u>
58.19 58.20 58.21	Sec. 4. <u>BOARD OF WA</u> <u>RESOURCES</u> \$3,423,000 the first year a	ATER AND SOIL nd \$3,423,000 the l resources block	<u>\$</u>	<u>12,795,000</u> <u>\$</u>	<u>12,769,000</u>
58.19 58.20 58.21 58.22	Sec. 4. <u>BOARD OF WA</u> <u>RESOURCES</u> \$3,423,000 the first year a second year are for natura	TER AND SOIL nd \$3,423,000 the l resources block ts. Grants must be	<u>\$</u>	<u>12,795,000</u> <u>\$</u>	<u>12,769,000</u>
58.19 58.20 58.21 58.22 58.23	Sec. 4. <u>BOARD OF WARESOURCES</u> \$3,423,000 the first year a second year are for natural grants to local governmen	TER AND SOIL nd \$3,423,000 the l resources block ts. Grants must be on of local cash or	= <u>\$</u> e r	<u>12,795,000</u> <u>\$</u>	<u>12,769,000</u>
58.19 58.20 58.21 58.22 58.23 58.24	Sec. 4. <u>BOARD OF WARESOURCES</u> \$3,423,000 the first year and second year are for natural grants to local government matched with a combination	ATER AND SOIL nd \$3,423,000 the l resources block ts. Grants must be on of local cash or base grant portion	= <u>\$</u> e r	<u>12,795,000</u> <u>\$</u>	<u>12,769,000</u>
58.19 58.20 58.21 58.22 58.23 58.24 58.25	Sec. 4. <b>BOARD OF WA</b> <b>RESOURCES</b> \$3,423,000 the first year a second year are for natura grants to local governmen matched with a combinati in-kind contributions. The	ATER AND SOIL nd \$3,423,000 the l resources block ts. Grants must be on of local cash or base grant portion must be matched	= <u>\$</u> e r	<u>12,795,000</u> §	<u>12,769,000</u>
58.19 58.20 58.21 58.22 58.23 58.24 58.25 58.25 58.26	Sec. 4. <b>BOARD OF WA</b> <b>RESOURCES</b> \$3,423,000 the first year a second year are for natura grants to local governmen matched with a combinati in-kind contributions. The related to water planning r	ATER AND SOIL nd \$3,423,000 the l resources block ts. Grants must be on of local cash or base grant portion must be matched by Minnesota	<u>\$</u>	<u>12,795,000</u> <u>\$</u>	<u>12,769,000</u>
58.19 58.20 58.21 58.22 58.23 58.24 58.25 58.26 58.26 58.27	Sec. 4. <u>BOARD OF WARESOURCES</u> \$3,423,000 the first year and second year are for natural grants to local government matched with a combination in-kind contributions. The related to water planning to by an amount as specified	ATER AND SOIL nd \$3,423,000 the l resources block ts. Grants must be on of local cash or base grant portion must be matched by Minnesota 69. The board may	<u>\$</u>	<u>12,795,000</u> §	<u>12,769,000</u>
58.19 58.20 58.21 58.22 58.23 58.24 58.25 58.26 58.26 58.27 58.28	Sec. 4. <b>BOARD OF WARESOURCES</b> \$3,423,000 the first year and second year are for natural grants to local government matched with a combination in-kind contributions. The related to water planning to by an amount as specified Statutes, section 103B.336	ATER AND SOIL nd \$3,423,000 the l resources block ts. Grants must be on of local cash or base grant portion must be matched by Minnesota 59. The board may natural resources	<u>\$</u> <u>2</u> <u>r</u> <u>n</u>	<u>12,795,000</u> §	<u>12,769,000</u>
58.19 58.20 58.21 58.22 58.23 58.24 58.25 58.26 58.27 58.28 58.28 58.29	Sec. 4. <b>BOARD OF WA</b> <b>RESOURCES</b> \$3,423,000 the first year a second year are for natura grants to local governmen matched with a combinati in-kind contributions. The related to water planning to by an amount as specified Statutes, section 103B.336 reduce the amount of the to	ATER AND SOIL nd \$3,423,000 the l resources block ts. Grants must be on of local cash or base grant portion must be matched by Minnesota 59. The board may natural resources an amount equal to	- <u>\$</u> - <u>\$</u> - <u>-</u> -	<u>12,795,000</u> §	<u>12,769,000</u>
58.19 58.20 58.21 58.22 58.23 58.24 58.25 58.26 58.26 58.27 58.28 58.29 58.30	Sec. 4. <u>BOARD OF WARESOURCES</u> \$3,423,000 the first year a second year are for natural grants to local government matched with a combinatian in-kind contributions. The related to water planning in by an amount as specified Statutes, section 103B.336 reduce the amount of the in- block grant to a county by	ATER AND SOIL nd \$3,423,000 the l resources block ts. Grants must be on of local cash or base grant portion must be matched by Minnesota 69. The board may natural resources an amount equal to y's general service	- <u>\$</u> - <u>\$</u> - <u>-</u> -	<u>12,795,000 §</u>	<u>12,769,000</u>
58.19 58.20 58.21 58.22 58.23 58.24 58.25 58.26 58.27 58.28 58.29 58.30 58.31	Sec. 4. <b>BOARD OF WARESOURCES</b> \$3,423,000 the first year a second year are for natural grants to local government matched with a combination in-kind contributions. The related to water planning in by an amount as specified Statutes, section 103B.336 reduce the amount of the in block grant to a county by any reduction in the count	ATER AND SOIL nd \$3,423,000 the l resources block ts. Grants must be on of local cash or base grant portion must be matched by Minnesota 69. The board may natural resources an amount equal the y's general service atter conservation	- <u>\$</u> - <u>\$</u> - <u>-</u> -		<u>12,769,000</u>
58.19 58.20 58.21 58.22 58.23 58.24 58.25 58.26 58.27 58.28 58.29 58.30 58.31 58.31	Sec. 4. <b>BOARD OF WA</b> <b>RESOURCES</b> \$3,423,000 the first year a second year are for natural grants to local government matched with a combination in-kind contributions. The related to water planning is by an amount as specified Statutes, section 103B.336 reduce the amount of the is block grant to a county by any reduction in the count allocation to a soil and wa	ATER AND SOIL nd \$3,423,000 the 1 resources block ts. Grants must be on of local cash or base grant portion must be matched by Minnesota 69. The board may natural resources an amount equal to y's general service atter conservation previous year	- <u>\$</u> - <u>\$</u> - <u>-</u> -		<u>12,769,000</u>
58.19 58.20 58.21 58.22 58.23 58.24 58.25 58.26 58.27 58.28 58.29 58.30 58.31 58.32 58.31	Sec. 4. <b>BOARD OF WA</b> <b>RESOURCES</b> \$3,423,000 the first year a second year are for natura grants to local governmen matched with a combinati in-kind contributions. The related to water planning is by an amount as specified Statutes, section 103B.336 reduce the amount of the is block grant to a county by any reduction in the count allocation to a soil and wa district from the county's	ATER AND SOIL nd \$3,423,000 the l resources block ts. Grants must be on of local cash or base grant portion must be matched by Minnesota 69. The board may natural resources an amount equal to y's general service ater conservation previous year determines that	- <u>\$</u> - <u>\$</u> - <u>-</u> -		<u>12,769,000</u>

59.1	\$3,116,000 the first year and \$3,116,000 the
59.2	second year are for grants to soil and water
59.3	conservation districts for general purposes,
59.4	nonpoint engineering, and implementation of
59.5	the reinvest in Minnesota reserve program.
59.6	Expenditures may be made from these
59.7	appropriations for supplies and services
59.8	benefiting soil and water conservation
59.9	districts. Any district receiving a grant under
59.10	this paragraph shall maintain a Web page that
59.11	publishes, at a minimum, its annual report,
59.12	annual audit, annual budget, and meeting
59.13	notices.
59.14	\$1,560,000 the first year and \$1,560,000 the
59.15	second year are for the following cost-share
59.16	programs:
59.17	(1) \$260,000 each year is for feedlot water
59.18	quality grants for feedlots under 300 animal
59.19	units and nutrient and manure management
59.20	projects in watersheds where there are
59.21	impaired waters;
59.22	(2) \$1,200,000 each year is for soil and
59.23	water conservation district cost-sharing
59.24	contracts for perennially vegetated riparian
59.25	buffers, erosion control, water retention
59.26	and treatment, and other high-priority
59.27	conservation practices; and
59.28	(3) \$100,000 each year is for county
59.29	cooperative weed management programs and
59.30	to restore native plants in selected invasive
59.31	species management sites by providing local
59.32	native seeds and plants to landowners for
59.33	implementation.
59.34	\$386,000 the first year and \$386,000
59.35	the second year are for implementation,

60.1	enforcement, and oversight of the Wetland
60.2	Conservation Act.
60.3	\$166,000 the first year and \$166,000
60.4	the second year are to provide technical
60.5	assistance to local drainage management
60.6	officials and for the costs of the Drainage
60.7	Work Group.
60.8	\$100,000 the first year and \$100,000
60.9	the second year are for a grant to the
60.10	Red River Basin Commission for water
60.11	quality and floodplain management,
60.12	including administration of programs. This
60.13	appropriation must be matched by nonstate
60.14	funds. If the appropriation in either year is
60.15	insufficient, the appropriation in the other
60.16	year is available for it.
60.17	\$120,000 the first year and \$120,000
60.18	the second year are for grants to Area
60.19	II Minnesota River Basin Projects for
60.20	floodplain management.
60.21	Notwithstanding Minnesota Statutes, section
60.22	103C.501, the board may shift cost-share
60.23	funds in this section and may adjust the
60.24	technical and administrative assistance
60.25	portion of the grant funds to leverage
60.26	federal or other nonstate funds or to address
60.27	high-priority needs identified in local water
60.28	management plans or comprehensive water
60.29	management plans.
60.30	The appropriations for grants in this
60.31	section are available until expended. If an
60.32	appropriation for grants in either year is
60.33	insufficient, the appropriation in the other
60 34	vear is available for it

60.34 year is available for it.

61.1	Sec. 5. METROPOLIT	TAN COUNCIL	<u>\$</u>	<u>6,653,000</u> <u>\$</u>	<u>6,653,000</u>
61.2	Appropria	tions by Fund			
61.3		2016	2017		
61.4	General	2,236,000	2,236,000		
61.5	Natural Resources	4,417,000	4,417,000		
61.6	\$2,236,000 the first year	and \$2,236,000	the		
61.7	second year are for metro	opolitan area regi	onal		
61.8	parks operation and mai	ntenance accordi	ng		
61.9	to Minnesota Statutes, se	ection 473.351.			
61.10	\$4,417,000 the first year	and \$4,417,000	the		
61.11	second year are from the	e natural resource	es		
61.12	fund for metropolitan ar	ea regional parks	5		
61.13	and trails maintenance a	nd operations. T	his		
61.14	appropriation is from the	e revenue deposit	ted		
61.15	in the natural resources f	und under Minne	sota		
61.16	Statutes, section 297A.9	4, paragraph (e),	<u>.</u>		
61.17	clause (3).				
61.18	Notwithstanding Minnes	sota Statutes, sect	tion		
61.19	473.351, none of the app	propriations unde	er		
61.20	this section may be dist	ributed to the			
61.21	Minneapolis Park and R	ecreation Board			
61.22	under section 473.351, s	subdivision 3. Fo	<u>or</u>		
61.23	purposes of allocating a	ppropriations und	ler		
61.24	this section, the term "in	plementing agen	icy,"		
61.25	as defined in section 473	3.351, subdivisio	<u>n</u>		
61.26	1, paragraph (a), does n	ot include the			
61.27	Minneapolis Park and R	ecreation Board.			
61.28 61.29	Sec. 6. <u>CONSERVAT</u> <u>MINNESOTA</u>	TION CORPS	<u>\$</u>	<u>945,000</u> <u>\$</u>	<u>945,000</u>
61.30	Appropria	tions by Fund			
61.31		2016	2017		
61.32	General	455,000	455,000		
61.33	Natural Resources	490,000	490,000		
61.34	Conservation Corps Mir	nnesota may rece	ive		

## money appropriated from the natural 61.35

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62.1	resources fund under the	is section only			
62.2	as provided in an agreen	ment with the			
62.3	commissioner of natural	resources.			
62.4	Sec. 7. ZOOLOGICAL	L BOARD	<u>\$</u>	<u>8,410,000</u> <u>\$</u>	<u>8,410,000</u>
62.5	Appropria	tions by Fund			
62.6		<u>2016</u>	2017		
62.7	General	8,250,000	8,250,000		
62.8	Natural Resources	160,000	160,000		
62.9	\$160,000 the first year a	and \$160,000 th	<u>e</u>		
62.10	second year are from the	e natural resource	ces		
62.11	fund from the revenue d	leposited under			
62.12	Minnesota Statutes, sect	tion 297A.94,			
62.13	paragraph (e), clause (5)	<u>).</u>			
62.14		Α	RTICLE 4		
62.15	<b>ENVIRONMENT</b> A	AND NATURA	L RESOURCE	S STATUTORY C	HANGES
62.16	Section 1. Minnesota	Statutes 2014, s	section 13.7411, s	subdivision 8, is am	ended to read:
62.17	Subd. 8. Pollutio	n Control Age	ncy. <u>(a) Hazard</u>	ous waste generate	ors.
62.18	Information provided by hazardous waste generators under section 473.151 and for which				
62.19	confidentiality is claimed is governed by section 116.075, subdivision 2.				
62.20	(b) Priority chemicals. Trade secret information and other information submitted				
62.21	to the Pollution Control Agency related to priority chemicals in children's products are				
62.22	classified under sections	116.9403 to 11	6.9411.		
62.23	EFFECTIVE DA	TE. This section	n is effective the	day following final	enactment.
62.24	Sec. 2. Minnesota Sta	atutes 2014 sec	tion 14 365 is ar	nended to read:	
	14.365 OFFICIAL			nonded to read.	
62.25				na maaand fan arram.	mila a danta d
62.26				ng record for every	•
62.27	under sections 14.05 to 14.389. The record must be available for public inspection. The				
62.28	record required by this section constitutes the official and exclusive agency rulemaking				
62.29	record with respect to agency action on or judicial review of the rule. The record must				
62.30	contain:				
62.31	(1) copies of all pu	blications in the	e State Register p	pertaining to the rule	э;

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63.1	(2) all written petitions, and all requests, submissions, or comments received by the
63.2	agency or the administrative law judge after publication of the notice of intent to adopt or
63.3	the notice of hearing in the State Register pertaining to the rule;
63.4	(3) (2) the statement of need and reasonableness for the rule;
63.5	(4) the official transcript of the hearing if one was held, or the tape recording of the
63.6	hearing if a transcript was not prepared;
63.7	(5) (3) the report of the administrative law judge, if any;
63.8	(6) (4) the rule in the form last submitted to the administrative law judge under
63.9	sections 14.14 to 14.20 or first submitted to the administrative law judge under sections
63.10	14.22 to 14.28;
63.11	(7) (5) the administrative law judge's written statement of required modifications and
63.12	of approval or disapproval by the chief administrative law judge, if any;
63.13	(8) any documents required by applicable rules of the Office of Administrative
63.14	Hearings;
63.15	(9) (6) the agency's order adopting the rule;
63.16	(10) (7) the revisor's certificate approving the form of the rule; and
63.17	(11) (8) a copy of the adopted rule as filed with the secretary of state:
63.18	(9) all written petitions and requests, submissions, or comments pertaining to the
63.19	rule received by the agency or the administrative law judge after publication of the notice
63.20	of intent to adopt or the notice of hearing in the State Register;
63.21	(10) the official transcript of the hearing, if one was held, or the recording of the
63.22	hearing if a transcript was not prepared; and
63.23	(11) any other document required by applicable rules of the Office of Administrative
63.24	Hearings.
63.25	(b) The agency shall permanently maintain the documents described in paragraph
63.26	(a), clauses (1) to (7). The agency shall maintain for at least seven years the documents
63.27	described in paragraph (a), clauses (8) to (10). The agency may fulfill this duty by
63.28	providing the documents to the revisor of statutes in the form and manner required by the
63.29	revisor. The official rulemaking record must be available for public inspection. The
63.30	official rulemaking record constitutes the official and exclusive agency rulemaking record
63.31	with respect to agency action on or judicial review of the rule.

## 63.32 Sec. 3. [84.69] NATURAL RESOURCES CONSERVATION EASEMENT

## 63.33 STEWARDSHIP ACCOUNT.

63.34 Subdivision 1. Account established; sources. The natural resources conservation
 63.35 easement stewardship account is created in the special revenue fund. The account consists

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64.1	of money credited to the account and interest and other earnings on money in the account.
64.2	The State Board of Investment must manage the account to maximize long-term gain. The
64.3	following revenue must be deposited in the natural resources conservation easement
64.4	stewardship account:
64.5	(1) contributions to the account or specified for any purpose of the account;
64.6	(2) contributions under subdivision 3; section 84.66, subdivision 11; or other
64.7	applicable law;
64.8	(3) money appropriated for any of the purposes described in subdivision 2;
64.9	(4) money appropriated for monitoring and enforcement of easements and earnings
64.10	on the money appropriated that revert to the state under section 97A.056, subdivision
64.11	17, or other applicable law; and
64.12	(5) gifts under section 84.085 for conservation easement stewardship.
64.13	Subd. 2. Appropriation; purposes of account. Five percent of the balance on
64.14	July 1 of each year in the natural resources conservation easement stewardship account
64.15	is annually appropriated to the commissioner of natural resources and may be spent
64.16	only to cover the costs of managing conservation easements held by the Department of
64.17	Natural Resources, including costs associated with monitoring, landowner contracts,
64.18	records storage and management, processing landowner notices, requests for approval
64.19	or amendments, enforcement, and legal services associated with conservation easement
64.20	management activities.
64.21	Subd. 3. Financial contributions. The commissioner shall seek a financial
64.22	contribution to the natural resources conservation easement stewardship account for each
64.23	conservation easement acquired by or assigned to the Department of Natural Resources.
64.24	Unless otherwise provided by law, the commissioner shall determine the amount of the
64.25	contribution, which must be an amount calculated to earn sufficient money to meet
64.26	the costs of managing the conservation easement at a level that neither significantly
64.27	overrecovers nor underrecovers the costs. In determining the amount of the financial
64.28	contribution, the commissioner shall consider:
64.29	(1) the estimated annual staff hours needed to manage the conservation easement,
64.30	taking into consideration factors such as easement type, size, location, and complexity;
64.31	(2) the average hourly wages for the class or classes of employees expected to
64.32	manage the conservation easement;
64.33	(3) the estimated annual travel expenses to manage the conservation easement;
64.34	(4) the estimated annual miscellaneous costs to manage the conservation easement,
64.35	including supplies and equipment, information technology support, and aerial flyovers;

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(5) the estimated annualized cost of legal services, including the cost to enforce the				
easement in the event of a violation; and				
(6) the expected rate of return	n on investments in th	e account.		
EFFECTIVE DATE. Subdiv	visions 1 and 2 of this	s section are effective	the day	
following final enactment. Subdivi	ision 3 of this section	is effective for conser	rvation	
easements acquired with money ap	propriated on or after	July 1, 2015, and for a	acquisitions	
of conservation easements by gift t	hat are initiated on or	after July 1, 2015.		
Sec. 4. Minnesota Statutes 2014	, section 85.055, sub	division 1, is amended	to read:	
Subdivision 1. Fees. The fee	for state park permit	s for:		
(1) an annual use of state par	ks is <del>\$25</del> _ <u>\$30</u> ;			
(2) a second or subsequent ve	ehicle state park perm	it is \$18;		
(3) a state park permit valid f	For one day is <u>\$5_\$6;</u>			
(4) a daily vehicle state park	permit for groups is \$	53;		
(5) an annual permit for moto	proycles is \$20;			
(6) an employee's state park j	permit is without char	ge; and		
(7) a state park permit for per	sons with disabilities	under section 85.053,	subdivision	
7, paragraph (a), clauses (1) to (3),	is \$12.			
The fees specified in this sub-	division include any s	ales tax required by st	ate law.	
Sec. 5. Minnesota Statutes 2014	, section 86B.415, su	bdivision 7, is amende	ed to read:	
Subd. 7. Watercraft surcha	<b>rge.</b> A <del>\$5</del> <u>\$10</u> surcha	rge is placed on each v	watercraft	
licensed under subdivisions 1 to 5	for control, public av	vareness, law enforcen	nent,	
monitoring, and research of aquati	c invasive species suc	ch as zebra mussel, pu	rple	
loosestrife, and Eurasian water mil	foil in public waters a	nd public wetlands.		
Sec. 6. [103B.103] EASEMEN	T STEWARDSHIP	ACCOUNTS.		
Subdivision 1. Accounts esta	ablished; sources. (a	) The water and soil co	onservation	
easement stewardship account and	the mitigation easem	ent stewardship accou	nt are	
created in the special revenue fund	. The accounts consi	st of money credited to	o the	
accounts and interest and other ear	nings on money in the	e accounts. The State	Board of	
Investment must manage the account	ints to maximize long	-term gain.		
(b) Revenue from contribution	ons and money approp	briated for any purpose	es of the	
account as described in subdivision	2 must be deposited	in the water and soil c	onservation	
easement stewardship account. Re	venue from contribut	ions, wetland banking	fees	
designated for stewardship purpose	es by the board, easer	nent stewardship payn	nents	

- authorized under subdivision 3, and money appropriated for any purposes of the account 66.1 as described in subdivision 2 must be deposited in the mitigation easement stewardship 66.2 account. 66.3 Subd. 2. Appropriation; purposes of accounts. Five percent of the balance on 66.4 July 1 each year in the water and soil conservation easement stewardship account and 66.5 five percent of the balance on July 1 each year in the mitigation easement stewardship 66.6 account are annually appropriated to the board and may be spent only to cover the costs 66.7 of managing easements held by the board, including costs associated with monitoring, 66.8 landowner contracts, records storage and management, processing landowner notices, 66.9 requests for approval or amendments, enforcement, and legal services associated with 66.10 easement management activities. 66.11 Subd. 3. Financial contributions. The board shall seek a financial contribution 66.12 to the water and soil conservation easement stewardship account for each conservation 66.13 easement acquired by the board. The board shall seek a financial contribution or assess an 66.14 66.15 easement stewardship payment to the mitigation easement stewardship account for each wetland banking easement acquired by the board. Unless otherwise provided by law, 66.16 the board shall determine the amount of the contribution or payment, which must be an 66.17 amount calculated to earn sufficient money to meet the costs of managing the easement at 66.18 a level that neither significantly overrecovers nor underrecovers the costs. In determining 66.19 66.20 the amount of the financial contribution, the board shall consider: (1) the estimated annual staff hours needed to manage the conservation easement, 66.21 taking into consideration factors such as easement type, size, location, and complexity; 66.22 66.23 (2) the average hourly wages for the class or classes of state and local employees expected to manage the easement; 66.24 (3) the estimated annual travel expenses to manage the easement; 66.25 (4) the estimated annual miscellaneous costs to manage the easement, including 66.26 supplies and equipment, information technology support, and aerial flyovers; 66.27 (5) the estimated annualized costs of legal services, including the cost to enforce the 66.28 easement in the event of a violation; and 66.29 (6) the expected rate of return on investments in the account. 66.30 **EFFECTIVE DATE.** Subdivisions 1 and 2 of this section are effective the day 66.31 following final enactment. Subdivision 3 of this section is effective for conservation 66.32 easements acquired with money appropriated on or after July 1, 2015, and for acquisitions 66.33 of conservation easements by gift or as a condition of approval for wetland mitigation as 66.34
- 66.35 provided in Minnesota Rules, chapter 8420, that are initiated on or after July 1, 2015.

Sec. 7. Minnesota Statutes 2014, section 116.07, subdivision 4d, is amended to read: 67.1 Subd. 4d. Permit fees. (a) The agency may collect permit fees in amounts not greater 67.2 than those necessary to cover the reasonable costs of developing, reviewing, and acting 67.3 upon applications for agency permits and implementing and enforcing the conditions of 67.4 the permits pursuant to agency rules. Permit fees shall not include the costs of litigation. 67.5 The fee schedule must reflect reasonable and routine direct and indirect costs associated 67.6 with permitting, implementation, and enforcement. The agency may impose an additional 67.7 enforcement fee to be collected for a period of up to two years to cover the reasonable costs 67.8 of implementing and enforcing the conditions of a permit under the rules of the agency. 67.9 Any money collected under this paragraph shall be deposited in the environmental fund. 67.10

(b) Notwithstanding paragraph (a), the agency shall collect an annual fee from 67.11 the owner or operator of all stationary sources, emission facilities, emissions units, air 67.12 contaminant treatment facilities, treatment facilities, potential air contaminant storage 67.13 facilities, or storage facilities subject to the requirement to obtain a permit a notification, 67.14 67.15 permit, or license requirement under subchapter this chapter, subchapters I and V of the federal Clean Air Act, United States Code, title 42, section 7401 et seq., or section 67.16 116.081 or rules adopted thereunder. The annual fee shall be used to pay for all direct 67.17 and indirect reasonable costs, including attorney general legal costs, required to develop 67.18 and administer the notification, permit, or license program requirements of subchapter 67.19 this chapter, subchapters I and V of the federal Clean Air Act, United States Code, title 67.20 42, section 7401 et seq., and sections of this chapter and the or rules adopted under 67.21 this chapter related to air contamination and noise thereunder. Those costs include the 67.22 67.23 reasonable costs of reviewing and acting upon an application for a permit; implementing and enforcing statutes, rules, and the terms and conditions of a permit; emissions, ambient, 67.24 and deposition monitoring; preparing generally applicable regulations; responding to 67.25 federal guidance; modeling, analyses, and demonstrations; preparing inventories and 67.26 tracking emissions; and providing information to the public about these activities. 67.27

67.28

(c) The agency shall set fees that:

(1) will result in the collection, in the aggregate, from the sources listed in paragraph
(b), of an amount not less than \$25 per ton of each volatile organic compound; pollutant
regulated under United States Code, title 42, section 7411 or 7412 (section 111 or 112
of the federal Clean Air Act); and each pollutant, except carbon monoxide, for which a
national primary ambient air quality standard has been promulgated;

(2) may result in the collection, in the aggregate, from the sources listed in paragraph
(b), of an amount not less than \$25 per ton of each pollutant not listed in clause (1) that is
regulated under this chapter or air quality rules adopted under this chapter; and

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(3) shall collect, in the aggregate, from the sources listed in paragraph (b), the
amount needed to match grant funds received by the state under United States Code, title
42, section 7405 (section 105 of the federal Clean Air Act).

The agency must not include in the calculation of the aggregate amount to be collected
under clauses (1) and (2) any amount in excess of 4,000 tons per year of each air pollutant
from a source. The increase in air permit fees to match federal grant funds shall be a
surcharge on existing fees. The commissioner may not collect the surcharge after the grant
funds become unavailable. In addition, the commissioner shall use nonfee funds to the
extent practical to match the grant funds so that the fee surcharge is minimized.

(d) Notwithstanding paragraphs (a) to (c), the agency shall collect an annual fee
from all owners or operators of facilities subject to a notification, permit, or license
requirement under chapter 115 or rules adopted thereunder. The annual fee shall be used
to pay for all direct and indirect reasonable costs, including legal costs, required to
develop and administer the notification, permit, or license requirements under chapter
115 or rules adopted thereunder.

68.16 (d) (e) To cover the reasonable costs described in paragraph paragraphs (b) and (d), the agency shall provide in the rules promulgated under paragraph (e) to implement 68.17 paragraphs (b) to (d) for an increase in the fee collected in each year by the percentage, 68.18 68.19 if any, by which the Consumer Price Index for the most recent calendar year ending before the beginning of the year the fee is collected exceeds the Consumer Price Index 68.20 for the calendar year 1989. For purposes of this paragraph the Consumer Price Index for 68.21 any calendar year is the average of the Consumer Price Index for all-urban consumers 68.22 published by the United States Department of Labor, as of the close of the 12-month period 68.23 ending on August 31 of each calendar year. The revision of the Consumer Price Index that 68.24 is most consistent with the Consumer Price Index for calendar year 1989 shall be used. 68.25

 $\begin{array}{ll} 68.26 & (e) (f) \ \text{Any money collected under } paragraphs (b) \ \text{to} (d) \ \text{this subdivision} \ \text{must be} \\ 68.27 & \text{deposited in the environmental fund and must be used solely for the activities listed in} \\ 68.28 & paragraph \ paragraphs \ (b) \ \text{and} \ (d). \end{array}$ 

(f) (g) Permit applicants who wish to construct, reconstruct, or modify a facility may 68.29 offer to reimburse the agency for the costs of staff time or consultant services needed to 68.30 expedite the permit development process, including the analysis of environmental review 68.31 documents. The reimbursement shall be in addition to permit application fees imposed by 68.32 law. When the agency determines that it needs additional resources to develop the permit 68.33 application in an expedited manner, and that expediting the development is consistent with 68.34 permitting program priorities, the agency may accept the reimbursement. Reimbursements 68.35 accepted by the agency are appropriated to the agency for the purpose of developing 68.36

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69.1 the permit or analyzing environmental review documents. Reimbursement by a permit

applicant shall precede and not be contingent upon issuance of a permit; shall not affect

69.3 the agency's decision on whether to issue or deny a permit, what conditions are included

69.4 in a permit, or the application of state and federal statutes and rules governing permit

- 69.5 determinations; and shall not affect final decisions regarding environmental review.
- $(\underline{g})(\underline{h})$  The fees under this subdivision are exempt from section 16A.1285.
- 69.7 Sec. 8. Minnesota Statutes 2014, section 116.9401, is amended to read:
- 69.8 **116.9401 DEFINITIONS.**
- (a) For the purposes of sections 116.9401 to <u>116.9407 116.9411</u>, the following terms
  have the meanings given them.

69.11 (b) "Agency" means the Pollution Control Agency.

69.12 (c) "Alternative" means a substitute process, product, material, chemical, strategy,
69.13 or combination of these that is technically feasible and serves a functionally equivalent
69.14 purpose to a chemical in a children's product.

69.15 (d) "Chemical" means a substance with a distinct molecular composition or a group
69.16 of structurally related substances and includes the breakdown products of the substance or
69.17 substances that form through decomposition, degradation, or metabolism.

(e) "Chemical of high concern" means a chemical identified on the basis of credible
scientific evidence by a state, federal, or international agency as being known or suspected
with a high degree of probability to:

(1) harm the normal development of a fetus or child or cause other developmentaltoxicity;

69.23 (2) cause cancer, genetic damage, or reproductive harm;

(3) disrupt the endocrine or hormone system;

69.25 (4) damage the nervous system, immune system, or organs, or cause other systemic69.26 toxicity;

69.27 (5) be persistent, bioaccumulative, and toxic; or

69.28 (6) be very persistent and very bioaccumulative.

- (f) "Child" means a person under 12 years of age.
- 69.30 (g) "Children's product" means a consumer product intended for use by children,
- 69.31 such as baby products, toys, car seats, personal care products, and clothing.

69.32 (h) "Commissioner" means the commissioner of the Pollution Control Agency.

69.33 (i) <u>"Contaminant" means a trace amount of a chemical that is incidental to</u>

69.34 <u>manufacturing and serves no intended function in the product component.</u> Contaminant

69.35 includes, but is not limited to, unintended by-products of chemical reactions that

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<u>c</u>	occur during the manufac	cture of the product component,	trace impurities in f	eedstock,
incompletely reacted chemical mixtures, and degradation products.				
	(j) "Department" m	eans the Department of Health.		
	(j) (k) "Distributor"	" means a person who sells cons	umer products to re	tail
e	establishments on a whol	lesale basis.		
	(k) (l) "Green chen	nistry" means an approach to des	igning and manufac	turing
p	products that minimizes	the use and generation of toxic su	ubstances.	
	( <del>1)</del> (m) "Manufactu	rer" means any person who man	ufactures a final cor	isumer
p	product sold at retail or w	whose brand name is affixed to the	ne consumer produc	t. In the
C	case of a consumer produ	uct imported into the United State	es, manufacturer inc	ludes the
1	mporter or domestic dist	tributor of the consumer product	if the person who m	anufactured
C	or assembled the consum	ner product or whose brand name	e is affixed to the co	nsumer
p	product does not have a j	presence in the United States.		
	(n) "Practical quant	tification limit" means the lowest	concentration of a c	chemical that
C	can be reliably measured	within specified limits of precision	on, accuracy, repres	entativeness,
C	completeness, and compa	arability under routine laboratory	operating condition	is, the value
C	of which:			
	(1) is based on scie	ntifically defensible, standard and	alytical methods;	
	(2) may vary depen	nding on the matrix and analytica	l method used; and	
	(3) will be determine	ned jointly by the agency and the	e department, taking	<u>g into</u>
C	consideration practical qu	uantification limits established by	/ federal or state age	ncies.
	(m) (o) "Priority ch	emical" means a chemical identit	fied by the Departme	ent of Health
a	as a chemical of high cor	ncern that meets the criteria in sec	ction 116.9403.	
	(n) (p) "Product cat	tegory" means the brick level of	the GS1 Global Pro	oduct
(	Classification (GPC) stan	idard, which identifies products the	hat serve a common	purpose, are
C	of a similar form and ma	terial, and share the same set of c	category attributes.	
	(q) "Safer alternativ	ve" means an alternative whose p	otential to harm hur	nan health is
1	ess than that of the use of	of a priority chemical that it could	d replace.	
	EFFECTIVE DAT	<b>TE.</b> This section is effective the d	lay following final e	nactment.
	Sec. 9. Minnesota Sta	tutes 2014, section 116.9402, is a	amended to read:	
	116.9402 IDENTII	FICATION OF CHEMICALS	OF HIGH CONCE	ERN.
	(a) By July 1, 2010	), the department shall, after cons	sultation with the ag	gency,
		1 01:1		

70.33 generate a list of chemicals of high concern.

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(b) The department must periodically review and revise the list of chemicals of
high concern at least every three years. The department may add chemicals to the list if
the chemical meets one or more of the criteria in section 116.9401, paragraph (e). Any
changes to the list of chemicals of high concern must be published on the department's

71.5 Web site and in the State Register when a change is made.

(c) The department shall consider chemicals listed as a suspected carcinogen, 71.6 reproductive or developmental toxicant, or as being persistent, bioaccumulative, and 71.7 toxic, or very persistent and very bioaccumulative by a state, federal, or international 71.8 agency. These agencies may include, but are not limited to, the California Environmental 71.9 Protection Agency, the Washington Department of Ecology, the United States Department 71.10 of Health, the United States Environmental Protection Agency, the United Nation's World 71.11 Health Organization, and European Parliament Annex XIV concerning the Registration, 71.12 Evaluation, Authorisation, and Restriction of Chemicals. 71.13

(d) The department may consider chemicals listed by another state as harmful to
human health or the environment for possible inclusion in the list of chemicals of high
concern.

71.17

**EFFECTIVE DATE.** This section is effective the day following final enactment.

71.18 Sec. 10. Minnesota Statutes 2014, section 116.9403, is amended to read:

71.19 **116.9403 IDENTIFICATION OF PRIORITY CHEMICALS.** 

(a) The department, after consultation with the agency, may designate a chemical ofhigh concern as a priority chemical if the department finds that the chemical:

(1) has been identified as a high-production volume chemical by the United StatesEnvironmental Protection Agency; and

71.24 (2) meets any of the following criteria:

(i) the chemical has been found through biomonitoring to be present in human blood,
including umbilical cord blood, breast milk, urine, or other bodily tissues or fluids;

(ii) the chemical has been found through sampling and analysis to be present in
household dust, indoor air, drinking water, or elsewhere in the home environment; or

(iii) the chemical has been found through monitoring to be present in fish, wildlife,or the natural environment.

(b) By February 1, 2011, the department shall publish a list of priority chemicals in
the State Register and on the department's Internet Web site and shall update the published

71.33 list whenever a new priority chemical is designated. Any proposed changes to the list of

71.34 priority chemicals must be published on the department's Web site and in the State Register

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72.1	and is subject to a minimum 60-day	public comment perio	d. After the departme	nt's	
72.2	review and consideration of public comments, a final list of changes to the list of priority				
72.3	chemicals must be published on the c	lepartment's Web site a	and in the State Regist	er.	
72.4	<b>EFFECTIVE DATE.</b> This sec	tion is offective the day	y following final anag	tmont	
72.4	EFFECTIVE DATE. This see	tion is effective the da	y tonowing intai chac		
72.5	Sec. 11. Minnesota Statutes 2014	section 116.9405, is a	mended to read:		
72.6	116.9405 APPLICABILITY.				
72.7	The requirements of sections 1	16.9401 to <del>116.9407</del> 1	16.9411 do not apply t	0:	
72.8	(1) chemicals in used children's	s products;			
72.9	(2) priority chemicals used in the	he manufacturing proc	ess, but that are not pr	resent	
72.10	in the final product;				
72.11	(3) priority chemicals used in a	gricultural production	,		
72.12	(4) motor vehicles as defined in	n chapter 168 or water	craft as defined in cha	pter	
72.13	86B or their component parts, except that the use of priority chemicals in detachable				
72.14	car seats is not exempt;				
72.15	(5) priority chemicals generated	l solely as combustion	by-products or that ar	e present	
72.16	in combustible fuels;				
72.17	(6) retailers;				
72.18	(7) pharmaceutical products or	biologics;			
72.19	(8) a medical device as defined	in the federal Food, D	rug, and Cosmetic Ac	t, United	
72.20	States Code, title 21, section 321(h);				
72.21	(9) food and food or beverage p	backaging, except a co	ntainer containing bat	<del>y food</del>	
72.22	<del>or infant formula;</del>				
72.23	(10) consumer electronics prod	ucts and electronic con	nponents, including b	ut not	
72.24	limited to personal computers; audio	and video equipment;	calculators; digital dis	splays;	
72.25	wireless phones; cameras; game cons	oles; printers; and han	dheld electronic and e	electrical	
72.26	devices used to access interactive sof	tware or their associate	ed peripherals; or proc	lucts that	
72.27	comply with the provisions of directi	ve 2002/95/EC of the	European Union, adop	oted by	
72.28	the European Parliament and Council	l of the European Unic	n now or hereafter in	effect; <del>or</del>	
72.29	(11)(10) outdoor sport equipm	ent, including snowmo	biles as defined in sec	ction	
72.30	84.81, subdivision 3; all-terrain vehic	cles as defined in secti	on 84.92, subdivision	8;	
72.31	personal watercraft as defined in sect	ion 86B.005, subdivisi	ion 14a; watercraft as	defined	
72.32	in section 86B.005, subdivision 18; a	nd off-highway motor	cycles, as defined in s	ection	
72.33	84.787, subdivision 7, and all attachr	nents and repair parts	for all of this equipme	nt <u>;</u>	

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73.1	(11) a manufacturer or d	istributor of a children's prod	duct whose annual a	ggregate
73.2	gross sales, both within and outside this state, as reported in the manufacturer's or			
73.3	distributor's most recently filed federal tax return, is below \$100,000; or			
73.4	(12) a children's product	if the annual production of	the children's produ-	ct is less
73.5	than 3,000 units.			
73.6	EFFECTIVE DATE. T	his section is effective the da	ay following final en	actment.
73.7	Sec. 12. Minnesota Statutes	s 2014, section 116.9406, is	amended to read:	
73.8	116.9406 DONATIONS	TO THE STATE.		
73.9	The commissioner may a	accept donations, grants, and	l other funds to carry	y out the
73.10	purposes of sections 116.9401	to <u>116.9407</u> <u>116.9411</u> . All	donations, grants, ar	nd other
73.11	funds must be accepted without	at preconditions regarding th	e outcomes of the re	egulatory
73.12	oversight processes set forth in	n sections 116.9401 to <del>116.9</del>	<u>407_116.9411</u> .	
73.13	EFFECTIVE DATE. T	his section is effective the da	ay following final en	actment.
73.14 73.15	Sec. 13. [116.9408] CHILI ON PRIORITY CHEMICA	<u>DREN'S PRODUCTS; RE</u> LS.	PORTING INFOR	MATION
73.16		ig; content. A manufacturer	or distributor of a c	children's
73.17	product offered for sale in this	~		
73.18	designated under section 116.9			
73.19	section 116.9405, provide the f	following information to the	agency, on a form de	eveloped by
73.20	the agency, for each priority cl			
73.21	and present at or above the pra	ctical quantification limit or	that is a contaminar	nt present in
73.22	a component of the children's	product at a concentration at	bove 100 parts per m	nillion:
73.23	(1) the name of the prior	ty chemical;		
73.24	(2) the Chemical Abstrac	cts Service Registry number	of the priority chem	ical;
73.25	(3) the concentration of e	each priority chemical conta	ined in a children's j	product, a
73.26	description of how the concent	tration was determined, and	an evaluation of the	accuracy
73.27	of the determination. Concent	rations at or above the pract	ical quantification li	mit must
73.28	be reported, but may be report	ed in the following ranges:		
73.29	(i) greater than or equal	to the practical quantification	n limit but less than	100 parts
73.30	per million (ppm);			
73.31	(ii) greater than or equal	to 100 ppm but less than 50	0 ppm;	
73.32	(iii) greater than or equal	1 to 500 ppm but less than 1,	,000 ppm;	
73.33	(iv) greater than or equal	to 1,000 ppm but less than	<u>5,000 ppm;</u>	

02/10/15 REVISOR CKM/SA 15-2197 (v) greater than or equal to 5,000 ppm but less than 10,000 ppm; and 74.1 (vi) greater than or equal to 10,000 ppm; 74.2 (4) the product category of the children's product; 74.3 (5) the number of units of the children's product sold in Minnesota or nationally in 74.4 the most recently completed calendar year; 74.5 (6) information that the agency determines is necessary to determine the extent to 74.6 which a child is likely to be exposed to the priority chemical through normal use of the 74.7 74.8 product; (7) any assessment conducted by the manufacturer or distributor of the children's 74.9 product or others regarding the use of safer alternatives to the priority chemical contained 74.10 in the children's product; and 74.11 (8) any additional information requested by the agency. 74.12 Subd. 2. Report timing. (a) A manufacturer or distributor subject to this section 74.13 must report the information required under this section to the agency no later than one 74.14 74.15 year after a priority chemical has been designated under section 116.9403 or, for a priority chemical designated under section 116.9403 before July 1, 2011, on the following 74.16 schedule based on the manufacturer's or distributor's annual aggregate gross sales, both 74.17 within and outside the state, as reported in the manufacturer's or distributor's most recently 74.18 filed federal tax return: 74.19 (1) for a manufacturer or distributor with gross sales exceeding \$1,000,000,000, by 74.20 July 1, 2017; 74.21 (2) for a manufacturer or distributor with gross sales exceeding \$250,000,000 but 74.22 74.23 less than or equal to \$1,000,000,000, by January 1, 2018; (3) for a manufacturer or distributor with gross sales exceeding \$100,000,000 but 74.24 less than or equal to \$250,000,000, by July 1, 2018; 74.25 74.26 (4) for a manufacturer or distributor with gross sales exceeding \$5,000,000 but less than or equal to \$100,000,000, by July 1, 2019; and 74.27 (5) for a manufacturer or distributor with gross sales exceeding \$100,000 but less 74.28 than or equal to \$5,000,000, by July 1, 2020. 74.29 (b) Two years after submitting an initial report to the agency under this section, 74.30 a manufacturer or distributor of a children's product offered for sale in this state that 74.31 continues to contain one or more priority chemicals must submit an updated report 74.32 containing the information required under subdivision 1 and the 12-digit Universal 74.33 Product Code for the children's product. If the children's product continues to be offered 74.34 74.35 for sale in this state and to contain the priority chemical, the information required under

74.36 this paragraph must be submitted to the agency every two years.

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75.1	Subd. 3. Public data. Notwithstanding section 13.37, subdivision 2, the presence
75.2	and concentration of a priority chemical in a specific children's product reported to the
75.3	agency under subdivision 1 are classified as public data.
75.4	Subd. 4. Not misappropriation of trade secret. Notwithstanding section 325C.01,
75.5	subdivision 3, publication by the agency of the presence and concentration of a priority
75.6	chemical in a specific children's product reported to the agency under subdivision 1 is not
75.7	misappropriation of a trade secret.
75.8	Subd. 5. Removal of priority chemical; reporting. A manufacturer or distributor
75.9	who removes a priority chemical from a children's product reported under this section
75.10	must notify the agency of the removal at the earliest possible date. If the priority
75.11	chemical removed is replaced by a safer alternative, the manufacturer or distributor
75.12	must provide, on a form developed by the agency, the name of the safer alternative
75.13	and its Chemical Abstracts Service Registry number or, if not replaced by a chemical
75.14	alternative, a description of the techniques or design changes implemented. The safer
75.15	alternative or nonchemical techniques or design changes may be designated as trade
75.16	secrets. Upon verification that all priority chemicals in the product have been replaced by
75.17	safer alternatives, the commissioner must promptly remove from state agency Web sites
75.18	any reference to the relevant children's product of the manufacturer, and the manufacturer
75.19	will no longer report or pay fees on that children's product.
75.20	Subd. 6. Failure to report. If the information required in subdivision 1 is not
75.21	submitted in a timely fashion or is incomplete or otherwise unacceptable as determined
75.22	by the agency, the agency may contract with an independent third party of the agency's
75.23	choice to provide the information and may assess a fee on the manufacturer or distributor
75.24	to pay the costs specified under section 116.9409.
75.25	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
75.26	Sec. 14. [116.9409] FEES.
75.27	(a) The agency shall collect a fee of \$1,000 for each priority chemical initially
75.28	reported under section 116.9408. The fee doubles for each report subsequently filed
75.29	with the agency under section 116.9408 for the same chemical contained in the same
75.30	children's product.
75.31	(b) The agency shall collect a fee equal to the costs billed by the independent
75.32	contractor plus the agency's actual incurred costs to bid and administer the contract for
75.33	each contract issued under section 116.9408, subdivision 6.
75.34	(c) The commissioner shall deposit all fees received under this section in an account
75.35	in the special revenue fund.

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76.1	(d) Fees collected under this se	ection are exempt from	om section 16A.1285.	
76.2	EFFECTIVE DATE. This see	ction is effective the	day following final enac	tment.
76.3	Sec. 15. [116.9410] ENFORCE	MENT.		
76.4	The agency shall enforce secti	ons 116.9401 to 116	.9409 in the manner pro	vided by
76.5	section 115.071, subdivisions 1, 3, 4	, 5, and 6. Section	15.071, subdivision 2, d	loes not
76.6	apply to violations of sections 116.9	401 to 116.9409.		
76.7	EFFECTIVE DATE. This see	ction is effective the	day following final enac	etment.
76.8	Sec. 16. [116.9411] STATE AG	ENCY DUTIES.		
76.9	Subdivision 1. Safer alternat	ive grants. If there	is fee revenue collected	under
76.10	section 116.9409, paragraph (a), in	excess of program i	mplementation costs, the	<u>e</u>
76.11	commissioner, in consultation with	the commissioners of	of commerce and health,	may
76.12	use that fee revenue to offer grants a	awarded competitive	ely to manufacturers or c	other
76.13	researchers to develop safer alternat	ives to priority cher	nicals in children's produ	icts,
76.14	to establish alternatives as safer alte	rnatives, or to accel	erate the commercializat	ion of
76.15	safer alternatives.			
76.16	Subd. 2. Education and outr	each. The commiss	ioners of health and com	imerce
76.17	shall develop and implement an edu	cation and outreach	effort regarding priority	chemicals
76.18	in children's products.			
76.19	Subd. 3. Report. By January	15, 2018, and ever	y three years thereafter,	the
76.20	commissioners of the Pollution Con	trol Agency, health,	and commerce shall rep	ort to
76.21	the legislative committees with juris	diction over environ	nment and natural resour	ces,
76.22	commerce, and public health on the	implementation of s	ections 116.9401 to 116.	.9411.
76.23	EFFECTIVE DATE. This see	ction is effective the	day following final enac	etment.
76.24	Sec. 17. TRANSFERS.			
76.25	(a) On June 30, 2015, the com	missioner of manag	ement and budget shall t	ransfer
76.26	to the natural resources conservation	n easement stewards	ship account, established	in
76.27	Minnesota Statutes, section 84.69, th	he remaining balanc	<u>e:</u>	
76.28	(1) in the forests for the future	conservation easem	ent account under sectio	n 84.68;
76.29	and			
76.30	(2) of all appropriations to the	Department of Natu	aral Resources from the o	outdoor
76.31	heritage fund for the establishment of	of conservation ease	ment monitoring and enf	orcement
76.32	accounts.			

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77.1	(b) On June 30, 2015, the comm	issioner of manage	ement and budget sh	all transfer to
77.2	the water and soil conservation easem	ent stewardship ac	count, established in	n Minnesota
77.3	Statutes, section 103B.103, the remain	ning balance of all	appropriations to the	e board from
77.4	the outdoor heritage fund for the estab	olishment of conse	rvation easement me	onitoring
77.5	and enforcement accounts.			
77.6	EFFECTIVE DATE. This section	on is effective the	day following final	enactment.
77.7	Sec. 18. <u>REPEALER.</u>			
77.8	Minnesota Statutes 2014, section	n 84.68, is repealed	<u>d.</u>	
77.9		ARTICLE 5		
77.10	PARKS	AND TRAILS F	UND	
77.11	Section 1. PARKS AND TRAILS FU	UND APPROPRI	ATIONS.	
77.12	The sums shown in the columns	marked "Appropr	iations" are appropr	iated to the
77.13	agencies and for the purposes specifie	d in this article. The	he appropriations ar	e from the
77.14	parks and trails fund and are available	for the fiscal years	s indicated for each	purpose. The
77.15	figures "2016" and "2017" used in this	s article mean that	the appropriations l	isted under
77.16	them are available for the fiscal year e	nding June 30, 201	16, or June 30, 2017	, respectively.
77.17	"The first year" is fiscal year 2016. "T	he second year" is	fiscal year 2017. "T	"he biennium"
77.18	is fiscal years 2016 and 2017. All app	ropriations in this	article are onetime.	
77.19 77.20 77.21 77.22			<u>APPROPRIATIOn</u> <u>Available for the</u> <u>Ending June 2</u> <u>2016</u>	Year
77.23	Sec. 2. PARKS AND TRAILS			
77.24	Subdivision 1. Total Appropriation	<u>\$</u>	<u>43,183,000 §</u>	45,151,000
77.25	The amounts that may be spent for ea	uch		
77.26	purpose are specified in the following	2		
77.27	sections.			
77.28	Subd. 2. Availability of Appropriate	<u>on</u>		
77.29	Money appropriated in this article ma	ly		
77.30	not be spent on activities unless they	are		
77.31	directly related to and necessary for a	<u>ı</u>		
77.32	specific appropriation. Money appropriation	riated		

78

78.1	in this article must be spent in accordance
78.2	with Minnesota Management and Budget's
78.3	Guidance to Agencies on Legacy Fund
78.4	Expenditure. Notwithstanding Minnesota
78.5	Statutes, section 16A.28, and unless
78.6	otherwise specified in this article, fiscal year
78.7	2016 appropriations are available until June
78.8	30, 2018, and fiscal year 2017 appropriations
78.9	are available until June 30, 2019. If a project
78.10	receives federal funds, the time period of
78.11	the appropriation is extended to equal the
78.12	availability of federal funding.
78.13 78.14	Sec. 3. <u>DEPARTMENT OF NATURAL</u> <u>RESOURCES</u>
78.15	(a) \$17,061,000 the first year and
78.16	\$17,841,000 the second year are for state
78.17	parks, recreation areas, and trails to:
78.18	(1) connect people to the outdoors;
78.19	(2) acquire land and create opportunities;
78.20	(3) maintain existing holdings; and
78.21	(4) improve cooperation by coordinating
78.22	with partners to implement the 25-year
78.23	long-range parks and trails legacy plan.
78.24	(b) \$8,530,000 the first year and \$8,920,000
78.25	the second year are for grants in accordance
78.26	with Minnesota Statutes, section 85.535,
78.27	for parks and trails of regional or statewide
78.28	significance outside of the metropolitan area,
78.29	as defined in Minnesota Statutes, section
78.30	473.121, subdivision 2. Up to 2.5 percent of
78.31	the total appropriation may be used by the
	the total appropriation may be used by the
78.32	department for administering the grants. Up
78.32 78.33	

<u>\$ 26,122,000</u> <u>\$ 27,310,000</u>

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<u>17,061,000</u> <u>\$</u>

17,841,000

79.1	Parks and Trails Commission for operating	
79.2	costs.	
79.3	(c) \$531,000 the first year and \$549,000 the	
79.4	second year are for coordination and projects	
79.5	between the department, Metropolitan	
79.6	Council, and the Greater Minnesota Regional	
79.7	Parks and Trails Commission; enhanced	
79.8	Web-based information for park and trail	
79.9	users; and support of activities of the Parks	
79.10	and Trails Legacy Advisory Committee.	
79.11	(d) The commissioner shall contract for	
79.12	services with Conservation Corps Minnesota	
79.13	for restoration, maintenance, and other	
79.14	activities under this section for at least	
79.15	\$1,000,000 the first year and \$1,000,000 the	
79.16	second year.	
79.17	(e) The implementing agencies receiving	
79.18	appropriations under this section shall	
79.19	give consideration to contracting with	
79.20	Conservation Corps Minnesota for	
79.21	restoration, maintenance, and other activities.	
79.22	Sec. 4. METROPOLITAN COUNCIL	<u>\$</u>
79.23	(a) \$17,061,000 the first year and	
79.24	\$17,841,000 the second year are for	
79.25	distribution according to Minnesota Statutes,	
79.26	section 85.53, subdivision 3.	
79.27	(b) Money appropriated under this section	
79.28	and distributed to implementing agencies	
79.29	must be used to fund the list of recommended	
79.30	projects in the report submitted pursuant to	
79.31	Laws 2013, chapter 137, article 3, section	
79.32	4, paragraph (o). Projects funded by the	
79.33	money appropriated under this section must	
79.34	be substantially consistent with the project	

Article 5 Sec. 4.

80.1	descriptions and dollar amounts in the report.	
80.2	Any funds remaining after completion of	
80.3	the listed projects may be spent by the	
80.4	implementing agencies on projects to support	
80.5	parks and trails.	
80.6	(c) Grant agreements entered into by the	
80.7	Metropolitan Council and recipients of	
80.8	money appropriated under this section must	
80.9	ensure that the funds are used to supplement	
80.10	and not substitute for traditional sources of	
80.11	funding.	
80.12	(d) The implementing agencies receiving	
80.13	appropriations under this section shall	
80.14	give consideration to contracting with	
80.15	Conservation Corps Minnesota for	
80.16	restoration, maintenance, and other activities.	
80.17	ARTICLE 6	
80.18	CLEAN WATER FUN	D
80.19	Section 1. CLEAN WATER FUND APPROPRIATIO	DNS.
80.20	The sums shown in the columns marked "Appropr	riations" are appropriated to the
80.21	agencies and for the purposes specified in this article. T	he appropriations are from the
80.22	clean water fund and are available for the fiscal years in	dicated for allowable activities
80.23	under the Minnesota Constitution, article XI, section 15	. The figures "2016" and "2017"
80.24	used in this article mean that the appropriations listed up	nder them are available for the
80.25	fiscal year ending June 30, 2016, or June 30, 2017, resp	ectively. "The first year" is fiscal
80.26	year 2016. "The second year" is fiscal year 2017. "The	biennium" is fiscal years 2016
80.27	and 2017. The appropriations in this article are onetime	<u>-</u>
80.28		APPROPRIATIONS
80.29 80.30		Available for the Year Ending June 30
80.30		2016 2017
80.32	Sec. 2. <u>CLEAN WATER</u>	
80.33	Subdivision 1. Total Appropriation	<u>110,849,000 § 110,849,000</u>

80

81.1	The amounts that may be spent for each
81.2	purpose are specified in the following
81.3	sections.
81.4	Subd. 2. Availability of Appropriation
81.5	Money appropriated in this article may
81.6	not be spent on activities unless they are
81.7	directly related to and necessary for a
81.8	specific appropriation. Money appropriated
81.9	in this article must be spent in accordance
81.10	with Minnesota Management and Budget's
81.11	Guidance to Agencies on Legacy Fund
81.12	Expenditure. Notwithstanding Minnesota
81.13	Statutes, section 16A.28, and unless
81.14	otherwise specified in this article, fiscal year
81.15	2016 appropriations are available until June
81.16	30, 2017, and fiscal year 2017 appropriations
81.17	are available until June 30, 2018. If a project
81.18	receives federal funds, the time period of
81.19	the appropriation is extended to equal the
81.20	availability of federal funding.
81.21	Sec. 3. DEPARTMENT OF AGRICULTURE
81.22	(a) \$350,000 the first year and \$350,000 the
81.23	second year are to increase monitoring for
81.24	pesticides and pesticide degradates in surface
81.25	water and groundwater and to use data
81.26	collected to assess pesticide use practices.
81.27	(b) \$2,600,000 the first year and \$2,700,000
81.28	the second year are for monitoring and
81.29	evaluating trends in the concentration of
81.30	nitrate in groundwater in areas vulnerable
81.31	to groundwater degradation; monitoring
81.32	for pesticides when nitrate is detected;
81.33	promoting, developing, and evaluating
81.34	regional and crop-specific nutrient best

<u>8,360,000</u> <u>\$</u>

<u>\$</u>

8,560,000

82.1	management practices; assessing best
82.2	management practice adoption; education
82.3	and technical support from University of
82.4	Minnesota Extension; and other actions to
82.5	protect groundwater from degradation from
82.6	nitrate. This appropriation is available until
82.7	June 30, 2018.
82.8	(c) \$75,000 the first year and \$75,000 the
82.9	second year are for administering clean water
82.10	funds managed through the agriculture best
82.11	management practices loan program. Any
82.12	unencumbered balance at the end of the
82.13	second year shall be added to the corpus of
82.14	the loan fund.
82.15	(d) \$1,500,000 the first year and \$1,500,000
82.16	the second year are for technical assistance,
82.17	research, and demonstration projects on
82.18	proper implementation of best management
82.19	practices and more precise information on
82.20	nonpoint contributions to impaired waters.
82.21	This appropriation is available until June 30,
82.22	<u>2020.</u>
82.23	(e) \$1,000,000 the first year and \$1,100,000
82.24	the second year are for research to quantify
82.25	and reduce agricultural contributions to
82.26	impaired waters and for development and
82.27	evaluation of best management practices to
82.28	protect and restore water resources. This
82.29	appropriation is available until June 30, 2020.
82.30	(f) \$50,000 the first year and \$50,000 the
82.31	second year are for a research inventory
82.32	database containing water-related research
82.33	activities. Costs for information technology
82.34	development or support for this research
82.35	inventory database may be paid to the Office

9,250,000

83.1	of MN.IT Services. This appropriation is
83.2	available until June 30, 2018.
83.3	(g) \$2,500,000 the first year and \$2,500,000
83.4	the second year are to implement the
83.5	Minnesota agricultural water quality
83.6	certification program statewide. This
83.7	appropriation is available until June 30, 2020.
83.8	(h) \$110,000 the first year and \$110,000 the
83.9	second year are to provide funding for a
83.10	regional irrigation water quality specialist
83.11	through University of Minnesota Extension.
83.12	(i) \$175,000 the first year and \$175,000
83.13	the second year are to evaluate market
83.14	opportunities and develop markets for
83.15	crops that can be profitable for farmers and
83.16	beneficial for water quality and soil health.
83.17	This appropriation is available until June 30,
83.18	<u>2018.</u>
83.19	Sec. 4. PUBLIC FACILITIES AUTHORITY § 9,250,000 §
83.20	(a) \$9,000,000 the first year and \$9,000,000
83.21	the second year are for the point source
83.22	implementation grants program under
83.23	Minnesota Statutes, section 446A.073. This
83.24	appropriation is available until June 30, 2020.
83.25	(b) \$250,000 the first year and \$250,000
83.26	the second year are for small community

- 83.27 wastewater treatment grants and loans under
- 83.28 Minnesota Statues, section 446A.075. This
- 83.29 <u>appropriation is available until June 30, 2020.</u>
- 83.30 (c) If there are any uncommitted funds at
- 83.31 <u>the end of each fiscal year under paragraph</u>
- 83.32 (a) or (b), the Public Facilities Authority
- 83.33 may transfer the remaining funds to eligible
- 83.34 projects under any of the programs listed

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84.1	in this section based on their priority rar	ık		
84.2	on the Pollution Control Agency's proje	ct		
84.3	priority list.			
84.4	Sec. 5. POLLUTION CONTROL AG	ENCY §	<u>29,325,000</u> <u>\$</u>	29,325,000
84.5	(a) \$8,450,000 the first year and \$8,450,	000		
84.6	the second year are for completion of 20	<u>)</u>		
84.7	percent of the needed statewide assessm	ents		
84.8	of surface water quality and trends. Of t	his		
84.9	amount, \$500,000 each year is to monitor	r and		
84.10	assess contaminants of emerging concern	<u>n in</u>		
84.11	groundwater and surface water. If the am	lount		
84.12	in the first year is insufficient, the amoun	nt in		
84.13	the second year is available in the first year	ear.		
84.14	(b) \$10,600,000 the first year and			
84.15	\$10,600,000 the second year are to deve	lop		
84.16	watershed restoration and protection			
84.17	strategies (WRAPS), which include tota	1		
84.18	maximum daily load (TMDL) studies an	nd		
84.19	TMDL implementation plans for waters			
84.20	listed on the Unites States Environmenta	al		
84.21	Protection Agency approved impaired w	aters		
84.22	list in accordance with Minnesota Statut	es,		
84.23	chapter 114D. The agency shall complet	e an		
84.24	average of ten percent of the TMDLs ea	<u>ch</u>		
84.25	year over the biennium.			
84.26	(c) \$1,450,000 the first year and \$1,450,	000		
84.27	the second year are for groundwater			
84.28	assessment, including enhancing the			
84.29	ambient monitoring network, modeling,	and		
84.30	evaluating trends, including the reassess	ment		
84.31	of groundwater that was assessed ten to	<u>15</u>		
84.32	years ago and found to be contaminated.			
84.33	(d) \$750,000 the first year and \$750,000	<u>)</u>		
84.34	the second year are for water quality			

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85.1	improvements in the lower St. Louis River
85.2	and Duluth harbor within the St. Louis River
85.3	System Area of Concern. This appropriation
85.4	must be matched at a rate of 65 percent
85.5	nonstate money to 35 percent state money.
85.6	(e) \$1,500,000 the first year and \$1,500,000
85.7	the second year are for the clean water
85.8	partnership program to provide grants
85.9	to protect and improve the basins and
85.10	watersheds of the state and provide financial
85.11	and technical assistance to study waters
85.12	with nonpoint source pollution problems.
85.13	Priority must be given to projects preventing
85.14	impairments and degradation of lakes, rivers,
85.15	streams, and groundwater in accordance
85.16	with Minnesota Statutes, section 114D.20,
85.17	subdivision 2, clause (4). Any balance
85.18	remaining in the first year does not cancel
85.19	and is available for the second year.
85.20	(f) \$275,000 the first year and \$275,000 the
85.21	second year are for storm water research and
85.22	guidance.
85.23	(g) \$1,150,000 the first year and \$1,150,000
85.24	the second year are for TMDL research and
85.25	database development.
85.26	(h) \$950,000 the first year and \$950,000
85.27	the second year are for national pollutant
85.28	discharge elimination system wastewater and
85.29	storm water TMDL implementation efforts.
85.30	(i) \$3,750,000 the first year and \$3,750,000
85.31	the second year are for enhancing the
85.32	county-level delivery systems for subsurface
85 33	sewage treatment system (SSTS) activities

- 85.33 sewage treatment system (SSTS) activities
- 85.34 <u>necessary to implement Minnesota Statutes</u>,
- s5.35 sections 115.55 and 115.56, for protection

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86.1

86.2

86.3

86.4

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plans to significantly reduce water pollution

competitive grants to counties with specific

of groundwater, including base grants

for all counties with SSTS programs and

- 86.5 by reducing the number of systems that
- 86.6 are an imminent threat to public health or
- 86.7 <u>safety or are otherwise failing</u>. Counties that
- 86.8 receive base grants must report the number
- 86.9 of sewage noncompliant properties upgraded
- 86.10 through SSTS replacement, connection
- 86.11 to a centralized sewer system, or other
- 86.12 means, including property abandonment
- 86.13 or buy-out. Counties also must report
- 86.14 <u>the number of existing SSTS compliance</u>
- 86.15 inspections conducted in areas under county
- 86.16 jurisdiction. These required reports are to
- 86.17 <u>be part of established annual reporting for</u>
- 86.18 SSTS programs. Counties that conduct SSTS
- 86.19 inventories or those with an ordinance in
- 86.20 place that requires an SSTS to be inspected
- 86.21 <u>as a condition of transferring property or as a</u>
- 86.22 <u>condition of obtaining a local permit must be</u>
- 86.23 given priority for competitive grants under
- 86.24 this paragraph. Of this amount, \$750,000
- 86.25 <u>each year is available to counties for grants to</u>
- 86.26 <u>low-income landowners to address systems</u>
- 86.27 <u>that pose an imminent threat to public health</u>
- 86.28 or safety or fail to protect groundwater. A
- 86.29 grant awarded under this paragraph may not
- 86.30 exceed \$500,000 for the biennium. A county
- 86.31 receiving a grant under this paragraph must
- 86.32 submit a report to the agency listing the
- 86.33 projects funded, including an account of the
- 86.34 <u>expenditures.</u>
- 86.35 (j) \$400,000 the first year and \$400,000 the
- 86.36 second year are for developing wastewater

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87.1	treatment system designs and practices
87.2	and providing technical assistance. The
87.3	commissioner may provide financial support
87.4	to the Board of Regents of the University of
87.5	Minnesota for design teams with scientific
87.6	and technical expertise pertaining to
87.7	wastewater management and treatment.
87.8	Design teams will include representatives
87.9	from the University of Minnesota, Pollution
87.10	Control Agency, and municipal wastewater
87.11	utilities and other wastewater engineering
87.12	experts. The design teams shall promote the
87.13	use of new technology, designs, and practices
87.14	to address existing and emerging wastewater
87.15	treatment challenges, including the treatment
87.16	of wastewater for reuse and the emergence
87.17	of new and other unregulated contaminants.
87.18	This appropriation is available until June 30,
87.19	<u>2018.</u>
87.20	(k) \$50,000 the first year and \$50,000 the
87.21	second year are to support activities of the
87.22	Clean Water Council according to Minnesota
87.23	Statutes, section 114D.30, subdivision 1.
87.24	(1) Notwithstanding Minnesota Statutes,
87.25	section 16A.28, the appropriations in this
87.26	section encumbered on or before June 30,
87.27	2017, as grants or contracts are available
87.28	<u>until June 30, 2020.</u>

# 87.29 Sec. 6. <u>DEPARTMENT OF NATURAL</u> 87.30 <u>RESOURCES</u>

- 87.31 (a) \$2,000,000 the first year and \$2,000,000
- 87.32 <u>the second year are for stream flow</u>
- 87.33 <u>monitoring</u>.

<u>\$ 9,475,000</u> <u>\$ 9,475,000</u>

88.1	(b) \$1,300,000 the first year and \$1,300,000
88.2	the second year are for lake Index of
88.3	Biological Integrity (IBI) assessments.
88.4	(c) \$135,000 the first year and \$135,000
88.5	the second year are for assessing mercury
88.6	and other contaminants of fish, including
88.7	monitoring to track the status of impaired
88.8	waters over time.
88.9	(d) \$1,940,000 the first year and \$1,940,000
88.10	the second year are for developing targeted,
88.11	science-based watershed restoration and
88.12	protection strategies.
88.13	(e) \$1,375,000 the first year and \$1,375,000
88.14	the second year are for water supply planning,
88.15	aquifer protection, and monitoring activities.
88.16	(f) \$1,300,000 the first year and \$1,300,000
88.17	the second year are for technical assistance
88.18	to support local implementation of nonpoint
88.19	source restoration and protection activities,
88.20	including water quality protection in forested
88.21	watersheds.
88.22	(g) \$850,000 the first year and \$850,000 the
88.23	second year are for applied research and tools,
88.24	including watershed hydrologic modeling;
88.25	maintaining and updating spatial data for
88.26	watershed boundaries, streams, and water
88.27	bodies and integrating high-resolution digital
88.28	elevation data; assessing effectiveness of
88.29	forestry best management practices for water
88.30	quality; and developing a biomonitoring
88.31	database.
88.32	(h) \$250,000 the first year and \$250,000
88.33	the second year are for developing county
88.34	geologic atlases.

(i) \$325,000 the first year and \$325,000 the			
second year are for color infrared imagery			
and analysis to determine the extent of			
permanent vegetation in riparian areas.			
Sec. 7. BOARD OF WATER AND SOIL RESOURCES	<u>\$</u>	<u>48,134,000</u> §	48,134,000
(a) \$6,000,000 the first year and \$6,000,000			
the second year are for grants to local			
government units organized for the			
management of water in a watershed or			
subwatershed that have multiyear plans			
that will result in a significant reduction in			
water pollution in a selected subwatershed.			
The grants may be used for establishment			
of riparian buffers; practices to store			
water for natural treatment and infiltration,			
including rain gardens; capturing storm			
water for reuse; stream bank, shoreland, and			
ravine stabilization; enforcement activities;			
and implementation of best management			
practices for feedlots within riparian areas			
and other practices demonstrated to be			
most effective in protecting, enhancing, and			
restoring water quality in lakes, rivers, and			
streams and protecting groundwater from			
degradation. Grant recipients must identify			
a nonstate match and may use other legacy			
funds to supplement projects funded under			
this paragraph. Grants awarded under this			
paragraph are available for four years and			
priority must be given to the best designed			
plans each year.			
(b) \$12,250,000 the first year and			
\$12,250,000 the second year are for grants			
to protect and restore surface water and			
to protoct and restore surface water and			

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90.1	drinking water; to keep water on the land; to
90.2	protect, enhance, and restore water quality
90.3	in lakes, rivers, and streams; and to protect
90.4	groundwater and drinking water, including
90.5	feedlot water quality and subsurface sewage
90.6	treatment system projects and stream bank,
90.7	stream channel, shoreline restoration,
90.8	and ravine stabilization projects. The
90.9	projects must use practices demonstrated
90.10	to be effective, be of long-lasting public
90.11	benefit, include a match, and be consistent
90.12	with total maximum daily load (TMDL)
90.13	implementation plans, watershed restoration
90.14	and protection strategies (WRAPS), or local
90.15	water management plans or their equivalents.
90.16	(c) \$6,000,000 the first year and \$6,000,000
90.17	the second year are for targeted local
90.18	resource protection and enhancement grants
90.19	and statewide program enhancements for
90.20	technical assistance, citizen and community
90.21	outreach, and training and certification, as
90.22	well as projects, practices, and programs that
90.23	supplement or otherwise exceed current state
90.24	standards for protection, enhancement, and
90.25	restoration of water quality in lakes, rivers,
90.26	and streams or that protect groundwater from
90.27	degradation, including compliance.
90.28	(d) \$950,000 the first year and \$950,000
90.29	the second year are to provide state
90.30	oversight and accountability, evaluate
90.31	results, provide implementation tools, and
90.32	measure the value of conservation program
90.33	implementation by local governments,
90.34	including submission to the legislature by
90.35	March 1 each even-numbered year a biennial
90.36	report prepared by the board in consultation

90.36 report prepared by the board, in consultation

91.1	with the commissioners of natural resources,
91.2	health, agriculture, and the Pollution Control
91.3	Agency, detailing the recipients, the projects
91.4	funded under this section, and the amount of
91.5	pollution reduced.
91.6	(e) \$1,000,000 the first year and \$1,000,000
91.7	the second year are for grants to local units
91.8	of government to enhance compliance
91.9	with Minnesota Statutes, sections 103F.401
91.10	to 103F.455, and Minnesota Rules, part
91.11	6120.3300, subpart 7, including enforcement
91.12	efforts.
91.13	(f) \$6,000,000 the first year and \$6,000,000
91.14	the second year are to restore or preserve
91.15	permanent conservation on riparian buffers
91.16	adjacent to lakes, rivers, streams, and
91.17	tributaries, to keep water on the land in order
91.18	to decrease sediment, pollutant, and nutrient
91.19	transport; reduce hydrologic impacts to
91.20	surface waters; and increase infiltration for
91.21	groundwater recharge. This appropriation
91.22	may be used for restoration of riparian
91.23	buffers permanently protected by easements
91.24	purchased with this appropriation or contracts
91.25	to achieve permanent protection for riparian
91.26	buffers or stream bank restorations when the
91.27	riparian buffers have been restored. Up to
91.28	\$344,000 is for deposit in a monitoring and
91.29	enforcement account.
91.30	(g) \$1,750,000 the first year and \$1,750,000
91.31	the second year are for permanent
91.32	conservation easements on wellhead
91.33	protection areas under Minnesota Statutes,
91.34	section 103F.515, subdivision 2, paragraph

91.35 (d), or for grants to local units of government

92.1	for fee title acquisition to permanently
92.2	protect groundwater supply sources on
92.3	wellhead protection areas or for otherwise
92.4	assuring long-term protection of groundwater
92.5	supply sources as described under alternative
92.6	management tools in the Department
92.7	of Agriculture's Nitrogen Fertilizer
92.8	Management Plan, including low nitrogen
92.9	cropping systems or implementing nitrogen
92.10	fertilizer best management practices. Priority
92.11	must be placed on land that is located where
92.12	the vulnerability of the drinking water supply
92.13	is designated as high or very high by the
92.14	commissioner of health and where drinking
92.15	water protection plans have identified
92.16	specific activities that will achieve long-term
92.17	protection. Up to \$52,500 is for deposit in a
92.18	monitoring and enforcement account.
92.19	(h) \$750,000 the first year and \$750,000
92.20	the second year are for community partner
92.21	grants to local units of government for:
92.22	(1) structural or vegetative management
92.23	practices that reduce storm water runoff
92.24	from developed or disturbed lands to reduce
92.25	the movement of sediment, nutrients, and
92.26	pollutants for restoration, protection, or
92.27	enhancement of water quality in lakes, rivers,
92.28	and streams and to protect groundwater
92.29	and drinking water; and (2) installation
92.30	of proven and effective water retention
92.31	practices including, but not limited to, rain
92.32	gardens and other vegetated infiltration
92.33	basins and sediment control basins in order
92.34	to keep water on the land. The projects must
92.35	be of long-lasting public benefit include a

- 92.35 <u>be of long-lasting public benefit, include a</u>
- 92.36 <u>local match, and be consistent with TMDL</u>

93.1	implementation plans, watershed restoration
93.2	and protection strategies (WRAPS), or local
93.3	water management plans or their equivalents.
93.4	Local government unit costs may be used as
93.5	a match.
93.6	(i) \$84,000 the first year and \$84,000 the
93.7	second year are for a technical evaluation
93.8	panel to conduct ten restoration evaluations
93.9	under Minnesota Statutes, section 114D.50,
93.10	subdivision 6.
93.11	(j) \$2,100,000 the first year and \$2,100,000
93.12	the second year are for assistance, oversight,
93.13	and grants to local governments to transition
93.14	local water management plans to a watershed
93.15	approach as provided for in Minnesota
93.16	Statutes, chapters 103B, 103C, 103D, and
93.17	<u>114D.</u>
93.18	(k) \$750,000 the first year and \$750,000
93.19	the second year are for technical assistance
93.20	and grants for the conservation drainage
93.21	program in consultation with the Drainage
93.22	Work Group, coordinated under Minnesota
93.23	Statutes, section 103B.101, subdivision
93.24	13, that includes projects to improve
93.25	multipurpose water management under
93.26	Minnesota Statutes, section 103E.015.
93.27	(1) \$9,000,000 the first year and \$9,000,000
93.28	the second year are to purchase and restore
93.29	permanent conservation sites via easements
93.30	or contracts to treat and store water on the
93.31	land for water quality improvement purposes.
93.32	This work must be done in cooperation with
93.33	the United States Department of Agriculture
93.34	with a first priority use to accomplish
93.35	a conservation reserve enhancement

94.1	program, or equivalent, in the state. Up to
94.2	\$1,285,000 is for deposit in a monitoring and
94.3	enforcement account.
94.4	(m) \$1,000,000 the first year and \$1,000,000
94.5	the second year are to purchase permanent
94.6	conservation easements to protect lands
94.7	adjacent to public waters with good water
94.8	quality but threatened with degradation. Up
94.9	to \$190,000 is for deposit in a monitoring
94.10	and enforcement account.
94.11	(n) \$500,000 the first year and \$500,000
94.12	the second year are for a program to
94.13	systematically collect data and produce
94.14	county, watershed, and statewide estimates
94.15	of soil erosion caused by water and wind
94.16	along with tracking adoption of conservation
94.17	measures to address erosion.
94.18	(o) The board shall contract for delivery
94.19	of services with Conservation Corps
94.20	Minnesota for restoration, maintenance, and
94.21	other activities under this section for up to
94.22	\$500,000 the first year and up to \$500,000
94.23	the second year.
94.24	(p) The board may shift grant or cost-share
94.25	funds in this section and may adjust the
94.26	technical and administrative assistance
94.27	portion of the funds to leverage federal or
94.28	other nonstate funds or to address oversight
94.29	responsibilities or high-priority needs
94.30	identified in local water management plans.
94.31	(q) The board shall require grantees to
94.32	specify the outcomes that will be achieved
94.33	by the grants prior to any grant awards.
94.34	(r) The appropriations in this section are
94.35	available until June 30, 2020. Returned grant

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95.1	funds are available until expended and s	shall		
95.2	be regranted consistent with the purpose	es of		
95.3	this section.			
95.4	Sec. 8. DEPARTMENT OF HEALTH	<u>L §</u>	<u>4,805,000</u> <u>\$</u>	4,605,000
95.5	(a) \$1,250,000 the first year and \$1,250,	,000		
95.6	the second year are for addressing public	ic		
95.7	health concerns related to contaminants			
95.8	found in Minnesota drinking water for w	vhich		
95.9	no health-based drinking water standard	ls		
95.10	exist, including accelerating the develop	ment		
95.11	of health risk limits and improving the			
95.12	capacity of the department's laboratory	to		
95.13	analyze unregulated contaminants.			
95.14	(b) \$1,900,000 the first year and \$1,900	,000		
95.15	the second year are for protection of drin	nking		
95.16	water sources.			
95.17	(c) \$275,000 the first year and \$275,000	the		
95.18	second year are for cost-share assistance	e to		
95.19	public and private well owners for up to	<u>o 50</u>		
95.20	percent of the cost of sealing unused we	<u>lls.</u>		
95.21	(d) \$450,000 the first year and \$450,000	<u>0</u>		
95.22	the second year are to develop and deliver	ver		
95.23	groundwater restoration and protection			
95.24	strategies for use on a watershed scale for	or use		
95.25	in local water planning efforts and to pro-	ovide		
95.26	resources to local governments for drink	king		
95.27	water source protection activities.			
95.28	(e) \$375,000 the first year and \$375,000	<u>the</u>		
95.29	second year are for studying the occurre	ence		
95.30	and magnitude of contaminants in priva	te		
95.31	wells and developing guidance to ensur	e		
95.32	that new well placement minimizes the			
95.33	potential for risks, in cooperation with t	he		
95.34	commissioner of agriculture.			

96.1	(f) \$105,000 the first year and \$105,000 the
96.2	second year are for monitoring recreational
96.3	beaches on Lake Superior for pollutants that
96.4	may pose a public health risk and mitigating
96.5	sources of bacterial contamination that are
96.6	identified.
96.7	(g) \$275,000 the first year and \$75,000
96.8	the second year are for development
96.9	and implementation of a groundwater
96.10	virus monitoring plan, including an
96.11	epidemiological study to determine the
96.12	association between groundwater virus
96.13	concentration and community illness rates.
96.14	(h) \$175,000 the first year and \$175,000 the
96.15	second year are to prepare a comprehensive
96.16	study of and recommendations for regulatory
96.17	and nonregulatory approaches to water reuse
96.18	for use in the development of state policy for
96.19	water reuse in Minnesota.
96.20	(i) Unless otherwise specified, the
96.21	appropriations in this section are available
96.22	until June 30, 2019.
96.23	Sec. 9. METROPOLITAN COUNCIL
96.24	(a) \$1,000,000 the first year and \$1,000,000
96.25	the second year are to implement projects
96.26	that address emerging drinking water supply
96.27	threats, provide cost-effective regional
96.28	solutions, leverage interjurisdictional
96.29	coordination, support local implementation
96.30	of water supply reliability projects, and
96.31	prevent degradation of groundwater
96.32	resources in the metropolitan area. These

96.33 projects will provide to communities:

<u>\$</u>

<u>1,500,000 §</u>

1,500,000

- 97.1 (1) potential solutions to leverage regional
- 97.2 water use through utilization of surface water,
- 97.3 storm water, wastewater, and groundwater;
- 97.4 (2) an analysis of infrastructure requirements
- 97.5 <u>for different alternatives;</u>
- 97.6 (3) development of planning level cost
- 97.7 estimates, including capital cost and
- 97.8 <u>operation cost;</u>
- 97.9 (4) identification of funding mechanisms
- 97.10 and an equitable cost-sharing structure
- 97.11 for regionally beneficial water supply
- 97.12 development projects; and
- 97.13 (5) development of subregional groundwater
- 97.14 <u>models.</u>
- 97.15 (b) \$500,000 the first year and \$500,000
- 97.16 the second year are for the water demand
- 97.17 reduction grant program to encourage
- 97.18 implementation of water demand reduction
- 97.19 measures by municipalities in the
- 97.20 metropolitan area to ensure the reliability and
- 97.21 protection of drinking water supplies.
- 97.22 Sec. 10. Laws 2013, chapter 137, article 2, section 6, is amended to read:

### 97.23 Sec. 6. **DEPARTMENT OF NATURAL**

## 97.24 **RESOURCES** \$ 12,635,000 \$ 9,450,000

- 97.25 (a) \$2,000,000 the first year and \$2,000,000
- 97.26 the second year are for stream flow
- 97.27 monitoring, including the installation of
- 97.28 additional monitoring gauges, and monitoring
- 97.29 necessary to determine the relationship
- 97.30 between stream flow and groundwater.
- 97.31 (b) \$1,300,000 the first year and \$1,300,000
- 97.32 the second year are for lake Index of
- 97.33 Biological Integrity (IBI) assessments.

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98.1	(c) \$135,000 the first year and \$135,000
98.2	the second year are for assessing mercury
98.3	eontamination and other contaminants of
98.4	fish, including monitoring to track the status
98.5	of waters impaired by mercury and mercury
98.6	reduction efforts over time.
98.7	(d) \$1,850,000 the first year and \$1,850,000
98.8	the second year are for developing targeted,
98.9	science-based watershed restoration and
98.10	protection strategies, including regional
98.11	technical assistance for TMDL plans and
98.12	development of a watershed assessment tool,
98.13	in cooperation with the commissioner of the
98.14	Pollution Control Agency. By January 15,
98.15	2016, the commissioner shall submit a report
98.16	to the chairs and ranking minority members
98.17	of the senate and house of representatives
98.18	committees and divisions with jurisdiction
98.19	over environment and natural resources
98.20	policy and finance providing the outcomes
98.21	to lakes, rivers, streams, and groundwater
98.22	achieved with this appropriation and
98.23	recommendations.
98.24	(e) \$1,375,000 the first year and \$1,375,000
98.25	the second year are for water supply planning,
98.26	aquifer protection, and monitoring activities.
98.27	(f) \$1,000,000 the first year and \$1,000,000
98.28	the second year are for technical assistance
98.29	to support local implementation of nonpoint
98.30	source restoration and protection activities,
98.31	including water quality protection in forested
98.32	watersheds.

- 98.33 (g) \$675,000 the first year and \$675,000
- 98.34 the second year are for applied research
- 98.35 and tools, including watershed hydrologic

99.1	modeling; maintaining and updating spatial
99.2	data for watershed boundaries, streams, and
99.3	water bodies and integrating high-resolution
99.4	digital elevation data; assessing effectiveness
99.5	of forestry best management practices for
99.6	water quality; and developing an ecological
99.7	monitoring database.
99.8	(h) \$615,000 the first year and \$615,000
99.9	the second year are for developing county
99.10	geologic atlases.
99.11	(i) \$85,000 the first year is to develop design
99.12	standards and best management practices
99.13	for public water access sites to maintain and
99.14	improve water quality by avoiding shoreline
99.15	erosion and runoff.
99.16	(j) \$3,000,000 the first year is for beginning
99.17	to develop and designate groundwater
99.18	management areas under Minnesota Statutes,
99.19	section 103G.287, subdivision 4. The
99.20	commissioner, in consultation with the
99.21	commissioners of the Pollution Control
99.22	Agency, health, and agriculture, shall
99.23	establish a uniform statewide hydrogeologic
99.24	mapping system that will include designated
99.25	groundwater management areas. The
99.26	mapping system must include wellhead
99.27	protection areas, special well construction
99.28	areas, groundwater provinces, groundwater
99.29	recharge areas, and other designated or
99.30	geographical areas related to groundwater.
99.31	This mapping system shall be used to
99.32	implement all groundwater-related laws
99.33	and for reporting and evaluations. This
99.34	appropriation is available until June 30, 2017.

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(k) \$500,000 the first year and \$500,000 100.1 100.2 the second year are for grants a grant program to help counties and other local 100.3 units of government to adopt and implement 100.4 advanced shoreland protection measures 100.5 standards. The grants awarded under this 100.6 paragraph shall be for up to \$100,000 and 100.7 must be used to restore and enhance riparian 100.8 areas cover the costs of developing and 100.9 adopting ordinances with advanced shoreland 100.10 protection standards or implementing 100.11 advanced shoreland protection standards to 100.12 protect, enhance, and restore water quality in 100.13 public water lakes, public water wetlands, 100.14 100.15 and public water rivers, and streams. Grant recipients must submit a report to the 100.16 commissioner on the outcomes achieved 100.17 with the grant. To be eligible for a grant 100.18 under this paragraph, a county or other local 100.19 100.20 unit of government must be adopting or have adopted an ordinance for the subdivision, 100.21 use, redevelopment, and development of 100.22 100.23 shoreland that has been approved by the commissioner of natural resources as having 100.24 advanced shoreland protection measures. An 100.25 100.26 ordinance Recipients will be reimbursed for eligible costs upon adoption of ordinances 100.27 and completion of implementation activities 100.28 as provided in this paragraph and as 100.29 stipulated in the grant agreement. Ordinances 100.30 100.31 adopted under this grant program must be approved by the commissioner and meet or 100.32 exceed the following standards: 100.33 100.34 (1) requires new sewage treatment systems to be set back at least 100 feet from the 100.35 ordinary high water level for recreational 100.36

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101.1	development lake shorelands and 75 feet for
101.2	general development lake shorelands;
101.3	(2) requires redevelopment and new
101.4	development on shoreland to have at least
101.5	a 50-foot vegetative buffer. An access path
101.6	and recreational use area may be allowed;
101.7	(3) requires mitigation when any variance to
101.8	standards designed to protect public water
101.9	lakes, public water wetlands, and public
101.10	water rivers; and streams is granted;
101.11	(4) requires best management practices to be
101.12	used to control storm water and sediment as
101.13	part of a land alteration;
101.14	(5) includes other eriteria standards
101.15	developed by the commissioner; and
101.16	(6) has been adopted by July 1, <del>2015</del> 2017.
101.17	An ordinance that does not exceed all the
101.18	standards in clauses (1) to (5) is considered
101.19	to meet the requirement if the commissioner
101.20	determines that the ordinance provides
101.21	significantly greater protection for both
101.22	public waters and shoreland shorelands than
101.23	those standards. Implementation activities
101.24	funded under this grant program must meet
101.25	the advanced shoreland protection standards
101.26	and criteria described above. Grants awarded
101.27	under this program may not be used to
101.28	reimburse ordinance adoption or shoreland
101.29	protection implementation expenses incurred
101.30	prior to the date of a fully executed grant
101.31	agreement.
101.32	The commissioner of natural resources may

- 101.32 The commissioner of natural resources may
- 101.33 develop additional criteria for the grants
- awarded under this paragraph program. In

- 102.1 developing the criteria, the commissioner
- 102.2 shall consider the proposed changes to
- 102.3 the department's shoreland rules discussed
- 102.4 during the rulemaking process authorized
- 102.5 under Laws 2007, chapter 57, article 1,
- 102.6 section 4, subdivision 3.
- 102.7 This appropriation is available until spent.
- 102.8 (1) \$100,000 the first year is for the
- 102.9 commissioner of natural resources for
- 102.10 rulemaking under Minnesota Statutes,
- 102.11 section 116G.15, subdivision 7.

102.12 **EFFECTIVE DATE.** This section is effective the day following final enactment.

#### 102.13 Sec. 11. CANCELLATION OF PRIOR APPROPRIATIONS.

- 102.14 (a) The unspent balance of the appropriation to the Public Facilities Authority for the
- 102.15 clean water legacy phosphorus reduction grant program under Minnesota Statutes, section
- 102.16 <u>446A.074</u>, in Laws 2009, chapter 172, article 2, section 3, paragraph (b), is canceled.
- 102.17 (b) The unspent balance of the appropriation to the Public Facilities Authority for
- 102.18 the clean water legacy phosphorus reduction grant program under Minnesota Statutes,
- 102.19 section 446A.074, in Laws 2011, First Special Session chapter 6, article 2, section 4,
- 102.20 paragraph (b), is canceled.
- 102.21 **EFFECTIVE DATE.** This section is effective the day following final enactment.

#### APPENDIX Article locations in 15-2197

ARTICLE 1	AGRICULTURE APPROPRIATIONS	Page.Ln 1.28
ARTICLE 2	AGRICULTURE POLICY	Page.Ln 10.24
ARTICLE 3	ENVIRONMENT AND NATURAL RESOURCES APPROPRIATIONS	Page.Ln 40.18
ARTICLE 4	ENVIRONMENT AND NATURAL RESOURCES STATUTORY CHANGES	Page.Ln 62.14
ARTICLE 5	PARKS AND TRAILS FUND	Page.Ln 77.9
ARTICLE 6	CLEAN WATER FUND	Page.Ln 80.17

#### 17.115 SHARED SAVINGS LOAN PROGRAM.

Subdivision 1. **Establishment.** The commissioner shall establish a shared savings loan program to provide loans that enable farmers to adopt best management practices that emphasize sufficiency and self-sufficiency in agricultural inputs, including energy efficiency, reduction or improved management of inputs, increasing energy production by agricultural producers, and environmental improvements.

Subd. 2. Loan criteria. (a) The shared savings loan program must provide loans for purchase of new or used machinery and installation of equipment for projects that make environmental improvements and enhance farm profitability. Eligible loan uses do not include seed, fertilizer, or fuel.

(b) Loans may not exceed \$40,000 per individual applying for a loan and may not exceed \$160,000 for loans to four or more individuals on joint projects. The loan repayment period may be up to seven years as determined by project cost and energy savings. The interest rate on the loans must not exceed six percent.

(c) Loans may only be made to residents of this state engaged in farming.

Subd. 3. Awarding of loans. (a) Applications for loans must be made to the commissioner on forms prescribed by the commissioner.

(b) The applications must be reviewed, ranked, and recommended by a loan review panel appointed by the commissioner. The loan review panel shall consist of two lenders with agricultural experience, two resident farmers of the state using sustainable agriculture methods, two resident farmers of the state using organic agriculture methods, a farm management specialist, a representative from a postsecondary education institution, and a chair from the department.

(c) The loan review panel shall rank applications according to the following criteria:

(1) realize savings to the cost of agricultural production;

(2) reduce or make more efficient use of energy or inputs;

(3) increase overall farm profitability; and

(4) result in environmental benefits.

(d) A loan application must show that the loan can be repaid by the applicant.

(e) The commissioner must consider the recommendations of the loan review panel and may make loans for eligible projects.

Subd. 4. Administration; information dissemination. The amount in the revolving loan account is appropriated to the commissioner to make loans under this section and administer the loan program. The interest on the money in the revolving loan account and the interest on loans repaid to the state may be spent by the commissioner for administrative expenses. The commissioner shall collect and disseminate information relating to projects for which loans are given under this section.

Subd. 5. Farm manure digester technology. Appropriations in Laws 1998, chapter 401, section 6, must be used for revolving loans for demonstration projects of farm manure digester technology. Notwithstanding the limitations of subdivision 2, paragraphs (b) and (c), loans under this subdivision are no-interest loans in principal amounts not to exceed \$200,000 and may be made to any resident of this state. Loans for one or more projects must be made only after the commissioner seeks applications. Loans under this program may be used as a match for federal loans or grants. Money repaid from loans must be returned to the revolving fund for future projects.

#### **28A.08** LICENSE FEES; PENALTIES. Subd. 3. Fees effective July 1, 2003.

		Penalties			
	Type of food handler	License Fee Effective July 1, 2003	Late Ren	ewal 1	NoLicense
1.	Retail food handler				
	(a) Having gross sales of only prepackaged nonperishable food of less than \$15,000 for the immediately previous license or fiscal year and filing a statement with the commissioner	\$ 50		\$ 17	\$ 33

	(b) Having under \$15,000 gross sales or service including food preparation or having \$15,000 to \$50,000 gross sales or service for the immediately previous license or fiscal year	\$ 77	\$ 25	\$ 51
	(c) Having \$50,001 to \$250,000 gross sales or service for the immediately previous license or fiscal year	\$155	\$ 51	\$102
	(d) Having \$250,001 to \$1,000,000 gross sales or service for the immediately previous license or fiscal year	\$276	<b>\$</b> 91	\$182
	(e) Having \$1,000,001 to \$5,000,000 gross sales or service for the immediately previous license or fiscal year	\$799	\$264	\$527
	(f) Having \$5,000,001 to \$10,000,000 gross sales or service for the immediately previous license or fiscal year	\$1,162	\$383	\$767
	(g) Having \$10,000,001 to \$15,000,000 gross sales or service for the immediately previous license or fiscal year	\$1,376	\$454	\$908
	(h) Having \$15,000,001 to \$20,000,000 gross sales or service for the immediately previous license or fiscal year	\$1,607	\$530	\$1,061
	(i) Having \$20,000,001 to \$25,000,000 gross sales or service for the immediately previous license or fiscal year	\$1,847	\$610	\$1,219
	(j) Having over \$25,000,001 gross sales or service for the immediately previous license or fiscal year	\$2,001	\$660	\$1,321
2.	Wholesale food handler	$\psi_{2},001$	\$000	$\psi_{1,521}$
	(a) Having gross sales or service of less than \$25,000 for the immediately previous license or fiscal year	\$ 57	\$ 19	\$ 38
	(b) Having \$25,001 to \$250,000 gross sales or service for the immediately previous license or fiscal year	\$284	\$ 94	\$187
	(c) Having \$250,001 to \$1,000,000 gross sales or service from a mobile unit without a separate food facility for the immediately			
	previous license or fiscal year	\$444	\$147	\$293
	(d) Having \$250,001 to \$1,000,000 gross sales or service not covered under paragraph (c) for the immediately previous license or fiscal year	\$590	\$195	\$389
	(e) Having \$1,000,001 to \$5,000,000 gross sales or service for the immediately previous license or fiscal year	\$769	\$254	\$508
	(f) Having \$5,000,001 to \$10,000,000 gross sales or service for the immediately previous license or fiscal year	\$920	\$304	\$607
	(g) Having \$10,000,001 to \$15,000,000 gross sales or service for the immediately previous license or fiscal year	\$990	\$327	\$653
	(h) Having \$15,000,001 to \$20,000,000 gross sales or service for the immediately previous license or fiscal year	\$1,156	\$381	\$763

	(i) Having \$20,000,001 to \$25,000,000 groups			
	(i) Having \$20,000,001 to \$25,000,000 gross sales or service for the immediately previous license or fiscal year	\$1,329	\$439	\$877
	(j) Having over \$25,000,001 or more gross sales or service for the immediately previous			
	license or fiscal year	\$1,502	\$496	\$991
3.	Food broker	\$150	\$ 50	\$ 99
4.	Wholesale food processor or manufacturer			
	<ul><li>(a) Having gross sales or service of less than</li><li>\$125,000 for the immediately previous license or fiscal year</li></ul>	\$169	\$ 56	\$112
	(b) Having \$125,001 to \$250,000 gross sales or service for the immediately previous license or fiscal year	\$392	\$129	\$259
	(c) Having \$250,001 to \$1,000,000 gross sales or service for the immediately previous license or fiscal year	\$590	\$195	\$389
	(d) Having \$1,000,001 to \$5,000,000 gross sales or service for the immediately previous license or fiscal year	\$769	\$254	\$508
	(e) Having \$5,000,001 to \$10,000,000 gross sales or service for the immediately previous license or fiscal year	\$920	\$304	\$607
	(f) Having \$10,000,001 to \$15,000,000 gross sales or service for the immediately previous license or fiscal year	\$1,377	\$454	\$909
	(g) Having \$15,000,001 to \$20,000,000 gross sales or service for the immediately previous license or fiscal year	\$1,608	\$531	\$1,061
	(h) Having \$20,000,001 to \$25,000,000 gross sales or service for the immediately previous license or fiscal year	\$1,849	\$610	\$1,220
	(i) Having \$25,000,001 to \$50,000,000 gross sales or service for the immediately previous license or fiscal year	\$2,090	\$690	\$1,379
	(j) Having \$50,000,001 to \$100,000,000 gross sales or service for the immediately previous license or fiscal year	\$2,330	\$769	\$1,538
	(k) Having \$100,000,000 or more gross sales or service for the immediately previous license or fiscal year	\$2,571	\$848	\$1,697
5.	Wholesale food processor of meat or poultry products under supervision of the U.S. Department of Agriculture			
	<ul><li>(a) Having gross sales or service of less than</li><li>\$125,000 for the immediately previous license or fiscal year</li></ul>	\$112	\$ 37	\$ 74
	(b) Having \$125,001 to \$250,000 gross sales or service for the immediately previous license or fiscal year	\$214	\$ 71	\$141
	(c) Having \$250,001 to \$1,000,000 gross sales or service for the immediately previous license or fiscal year	\$333	\$110	\$220

	(d) Having \$1,000,001 to \$5,000,000 gross sales or service for the immediately previous license or fiscal year	\$425	\$140	\$281
	(e) Having \$5,000,001 to \$10,000,000 gross sales or service for the immediately previous license or fiscal year	\$521	\$172	\$344
	(f) Having over \$10,000,001 gross sales or service for the immediately previous license or fiscal year	\$765	\$252	\$505
	(g) Having \$15,000,001 to \$20,000,000 gross sales or service for the immediately previous license or fiscal year	\$893	\$295	\$589
	(h) Having \$20,000,001 to \$25,000,000 gross sales or service for the immediately previous license or fiscal year	\$1,027	\$339	\$678
	(i) Having \$25,000,001 to \$50,000,000 gross sales or service for the immediately previous license or fiscal year	\$1,161	\$383	\$766
	(j) Having \$50,000,001 to \$100,000,000 gross sales or service for the immediately previous license or fiscal year	\$1,295	\$427	\$855
	(k) Having \$100,000,001 or more gross sales or service for the immediately previous license or fiscal year	\$1,428	\$471	\$942
6.	Wholesale food processor or manufacturer operating only at the State Fair	\$125	\$ 40	\$ 50
7.	Wholesale food manufacturer having the permission of the commissioner to use the name Minnesota Farmstead cheese	\$ 30	\$ 10	\$ 15
8.	Wholesale food manufacturer processing less than 700,000 pounds per year of raw milk	\$ 30	\$ 10	\$ 15
9.	A milk marketing organization without facilities for processing or manufacturing that purchases milk from milk producers for delivery to a licensed wholesale food			
	processor or manufacturer	\$ 50	\$ 15	\$ 25

## 41A.12 AGRICULTURAL GROWTH, RESEARCH, AND INNOVATION PROGRAM.

Subd. 4. Sunset. This section expires on June 30, 2015.

#### 84.68 FORESTS FOR THE FUTURE CONSERVATION EASEMENT ACCOUNT.

Subdivision 1. Account established; sources. The forests for the future conservation easement account is created in the natural resources fund in the state treasury. The following revenue shall be deposited in the account:

(1) contributions to the account or specified for any purposes of the account;

(2) financial contributions required under section 84.66, subdivision 11, or other applicable law; and

(3) money appropriated or transferred for the purposes described in subdivision 2. Interest earned on money in the account accrues to the account.

Subd. 2. **Appropriation; purposes of account.** Four percent of the balance on July 1 in the forests for the future conservation easement account is annually appropriated to the commissioner of natural resources and may be spent only to cover the costs of managing forests for the future conservation easements held by the Department of Natural Resources, including costs incurred from monitoring, landowner contracts, record keeping, processing landowner notices, requests for approval or amendments, and enforcement.